SOLICITATION, OFFER AND AWARD				1. This Contract Is A Rated Order Under DPAS (15 CFR 700) Rating DOA5 Page 1 of 52				1 of 52				
2. Conti	ract No.		3. Solicitation No		4. Ty		licitation	5. Date Iss 19995		_	ition/Pu SEE SCE	rchase No.
ACALA AMSTA-	7. Issued By ACALA AMSTA-AC-PCH-B ROCK ISLAND IL 61299-7630 Code W52H09 8. Address Offer To (If Other Than Item 7)											
SOLICI	ITATION	NOT	E: In sealed bid se	olicitations offe	er and	offeror	mean bid and	bidder .				
place spe Caution condition	ecified in iten (hou - Late Submins contained	r) local time issions, Modifi in this solicita	carried, in the dep cations, and With tion.	ository located : _ (Date).	in	AMSTA-		04 RCP AREA 7 or 52.215-1	. All offers	s are subjec	t to all t	until
10. For Call	Information l:		e ELAINE ROSE il address: ROSEE			1 000	Telephone No (309) 782-	*	ea Code) (N	NO Collect	Calls)	
(TT)	g	1	D			ole Of C			ъ .	•	1	D ()
(X)	Section		Description	Pag	ge(s)	(X)	Section	D	Descript			Page(s)
	1 .		he Schedule						Contract (Clauses	-	
X	A		Contract Form	1		Х		Contract Clau				24
X	В		ervices and Prices				Part III - List			, And Other	r Attach	
X	C		pecs./Work State			Х		ist of Attach				37
X	D	Packaging an		10				IV - Represe				
X	E		d Acceptance	1:		х		Representatio	,			38
X	F	Deliveries or	Performance	18			(Other Stateme	ents of Offe	erors		
X	G		ninistration Data	19		Х		nstrs., Conds	•		ors	45
Х	H	Special Conti	ract Requirements	20	0	X	M	Evaluation Fa	ctors for A	ward		51
				OFFER (M	ust be f	ully con	pleted by offer	or)				
NOTE.	Itom 12 door	not apply if th	ne solicitation incl	udos the provisi	one of i	52 214 1	6 Minimum Di	d Accontance	Dorind			
each item 13. Disco (See Sect	by the offeron, delivered a punt For Propertion I, Clause	or) from the da at the designate mpt Payment 2 No. 52.232-8)	ne undersigned ag te for receipt of of ed point(s), within	ffers specified a the time specifi	bove, to	o furnish he sched	h any or all item ule.	s upon which	prices are	offered at	the price	e set opposite
			ts (The offeror acl		An	nendme	nt Number	Date	Amen	dment Num	ıber	Date
_			ation for offerors	and related								
	nts numbered			T =			1					
15A. Contractor/Offeror/Quoter Code Facility 15B. Telephone Number (Include Area Code) 15C. Check if Remittance Addr. Different From Blk 15A-				Address 5A-	16. Name and Title of Person Authorized to Sign Offer (Type or ress is 17. Signature 18. Offer Date							
			Furnis	h Such Address								
				AWARD (1		_	d by Governmer					
19. Acce	epted As To l	tems Number	ed 2	0. Amount	2	21. Acco	unting And App	propriation				
22. Authority For Using Other Than Full And Open Competition: 10 U.S.C. 2304(c)()			2	23. Submit Invoices To Address Shown In (4 copies unless otherwise specified) Item								
24. Administered By (If other than Item 7) Code			2	25. Payn	nent Will Be Ma	de By				Code		
SCD PAS ADP PT												
26. Nan	ne of Contrac	eting Officer (T	Type or Print)			27. Unite	ed States Of Am	erica		28	. Award	Date
						-	(Signature of (Contracting (fficer)			

IMPORTANT - Award will be made on this Form, or on Standard Form 26, or by other authorized official written notice.

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 2 of 52

Name of Offeror or Contractor:

SECTION A - SUPPLEMENTAL INFORMATION

Regulatory Cite	Title	Date

A-1 HQ, DA NOTICE TO OFFERORS - USE OF CLASS I OZONE-DEPLETING SUBSTANCES

JUL/1993

- (a) In accordance with Section 326 of P.L. 102-484, the Government is prohibited from awarding any contract which includes a specification or standard that requires the use of a Class I ozone-depleting substance (ODS) identified in Section 602(a) of the Clean Air Act, 42 U.S.C. 7671a(a), or that can be met only through the use of such a substance unless such use has been approved, on an individual basis, by a senior acquisition official who determines that there is no suitable substitute available.
- (b) To comply with this statute, the Government has conducted a best efforts screening of the specifications and standards associated with this acquisition to determine whether they contain any ODS requirements. To the extent that ODS requirements were revealed by this review they are identified in Section C with the disposition determined in each case.
- (c) If offerors possess any special knowledge about any other ODSs required directly or indirectly at any level of contract performance, the U.S. Army would appreciate if such information was surfaced to the Contracting Officer for approporate action. To preclude delay to the procurement, offerors should provide any information in accordance with FAR 52.214-6 or 52.215-14 as soon as possible after release of the solicitation and prior to the submission of offers to the extent practicable. It should be understood that there is no obligation on offerors to comply with this request and that no compensation can be provided for doing so.

(AA7020)

A-2 52-201-4501 NOTICE ABOUT ACALA OMBUDSMAN ACALA

NOV/1995

- a. We have an Ombudsman Office here at the U.S. Armament and Chemical Acquisition and Logistics Activity (ACALA). Its purpose is to open another channel of communication with ACALA contractors.
 - b. If you think that this solicitation:
 - 1. has inappropriate requirements; or
 - 2. needs streamlining; or
 - 3. should be changed

you should first contact the buyer or the Procurement Contracting Officer (PCO).

- c. The buyer's name, phone number and address are on the cover page of this solicitation.
- d. If the buyer or PCO doesn't respond to the problem to your satisfaction, or if you want to make comments anonymously, you can contact the Ombudsman Office. The address and phone number are:

U.S. Army ACALA AMSTA-AC-PC (OMBUDSMAN) Rock Island IL 61299-7630 Phone: (309) 782-3224

Electronic Mail Address: AMSTA-AC-PC@ria.army.mil

- e. If you contact the Ombudsman, please provide him with the following information:
 - (1) ACALA solicitation number;
 - (2) Name of PCO;
 - (3) Problem description;
 - (4) Summary of your discussions with the buyer/PCO.

(End of clause)

Reference No. of Document Being Continued **CONTINUATION SHEET**

PIIN/SIIN DAAE20-99-R-0102 MOD/AMD **Page** 3 of 52

Name of Offeror or Contractor:

 $\Delta - 3$ 52 210-4516 COMMERCIAL EOUIVALENT ITEM(S) JUN/1998

THE GOVERNMENT HAS A PREFERENCE TO SATISFY ITS NEEDS THROUGH THE ACQUISITION OF COMMERCIAL ITEMS. IF YOU KNOW OF ANY COMMERCIAL EQUIVALENT ITEM(S) FOR THOSE LISTED IN THIS SOLICITATION, PLEASE CONTACT THE CONTRACTING OFFICE. INFORMATION PROVIDED WILL BE CONSIDERED FOR FUTURE PROCUREMENTS.

(END OF CLAUSE)

AS7003

A-4

INSTRUCTIONS REGARDING SUBSTITUTIONS FOR MILITARY AND FEDERAL

DEC/1997

SPECIFICATIONS AND STANDARDS

- (a) Section I of this document contains DFARS clause 252.211-7005, Substitutions for Military Specifications and Standards, which allows bidders/quoters/offerors to propose Management Council approved Single Process Initiatives (SPIs) in their bids/quotes/offers, in lieu of military or Federal specifications and standards cited in this solicitation.
- (b) An offeror proposing to use an SPI process under this solicitation shall identify the following for each proposed SPI as required by DFARS 252.211-7005 contained in Section I:

SPI	MILITARY/FEDERAL SPEC/STANDARD	LOCATION OF REQUIREMENT	FACILITY	ACO

- (c) An offeror proposing to use an SPI process under this soliciltation shall also provide a copy of the Department of Defense acceptance for each SPI process proposed.
- (d) In the event an offeror does not identify any SPI in paragraph (b) above, the Government shall conclude that the bidder/quoter/offeror submits its bid/quote/proposal in accordance with the requirements of this solicitation.
 - (e) The price that is provided by the offeror in the Schedule in Section B will be considered as follows:
- (1) If an SPI is identified in paragraph (b) above, the Government will presume that the price is predicated on the use of the proposed SPI.
- (2) If there is no SPI identified in paragraph (b) above, the Government will presume the price is predicated on the requirements as stated in the solicitation.
- (f) Bidders/quoters/offerors are cautioned that there is always the possibility that the Government could make a determination at the Head of the Contracting (HCA)/Program Executive Officer (PEO) level that the proposed SPI is not acceptable for this procurement. If such a determination is made, and the bid/quote/offer only identifies a price predicated on use of proposed SPI, the bid/quote/offer will be determined nonresponsive. Bidders/quoters/offerors who propose SPI processes are encouraged to provide a price below to reflect their price for the item manufactured in accordance with the requirements as stated in this solicitation to preclude possibly being determined nonresponsive:

CLIN	 PRICE	\$
CLIN	 PRICE	\$
CLIN	 PRICE	\$
CLIN	PRICE	\$

(End of clause)

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 4 of 52

Name of Offeror or Contractor:

A-5 52.215-4503 NOTICE TO OFFERORS - ELECTRONIC BID/OFFER RESPONSE REQUIRED

APR/1999

- 1. In accordance with Management Reform Memorandum (MRM) #2 from the Department of Defense (DoD), all Services are required to eliminate paper from their acquisition process by January 1, 2000 (see information at http://www.acq.osd.mil/pcipt/). In order to meet the DoD goal, TACOM has established an interim goal of "paperless" acquisition by 1 June 1999.
- 2. In response to these mandates, TACOM-ACALA has established the capability to receive bids, proposals, and quotes electronically. A hotlink from the TACOM-ACALA Solicitation Page has been activated to fully automate the response process (see http://aais.ria.army.mil/aais/SOLINFO/index.htm).
- 3. <u>IMPORTANT</u>: Bids/proposals/quotes in response to this solicitation are REQUIRED to be submitted in electronic format. Hard copy bids/offers/quotes WILL NOT BE ACCEPTED.
- 4. Your attention is drawn to the following clauses in Section L of this solicitation for instructions and additional information:

LS7011, Electronic Bids/Offers - ACALA (ACALA 52.215-4510)

LS7012, Electronic Award Notice - ACALA (ACALA 52.215-4511)

(End of clause)

(AS7004)

A-6 52.233-4503 ACALA AMC-LEVEL PROTEST PROGRAM

JUN/1998

(OCTOBER 1996)

If you have complaints about this procurement, it is preferable that you first attempt to resolve those concerns with the responsible contracting officer. However, you can also protest to Headquarters, AMC. The HQ, AMC-Level Protest Program is intended to encourage interested parties to seek resolution of their concerns within AMC as an Alternative Dispute Resolution forum, rather than filing a protest with General Accounting Office or other external forum. Contract award or performance is suspended during the protest to the same extent, and within the same time periods, as if filed at the GAO. The AMC protest decision goal is to resolve protests within 20 working days from filing. To be timely, protests must be filed wihin the periods specified in FAR 33.103. Send protests (other than protests to the contracting officer) to:

HQ Army Materiel Command Office of Command Counsel ATTN: AMCCC-PL 5001 Eisenhower Avenue Alexandria, VA 22333-0001

Facsimile number (703) 617-4999/5680 Voice Number (703) 617-8176

The AMC-level protest procedures are found at:

http://www.amc.army.mil/amc/command_counsel/protest/protest.html

If Internet access is not available contact the contracting officer or HQ, AMC to obtain the AMC-Level Protest Procedures.

(END OF CLAUSE)

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 5 of 52

Name of Offeror or Contractor:

ACAT.A

A-7 52.243-4510

DIRECT VENDOR DELIVERY

JAN/1999

In accordance with the Changes clause of this contract, the contractor may be called upon to ship directly to the user, in lieu of the destination in the Schedule, to satisfy urgent or backorder situations. In such instances the contractor may be directed to use best commercial packaging. The contractor may also be called upon to ship the item to the new destination within 24 hours of the required delivery date as specified in the Schedule. Please provide your POC, electronic mail address and commercial phone number including area code for this effort below:

(End of clause)

(AS7012)

A-8 52.246-4538

CONTRACTOR PERFORMANCE CERTIFICATION PROGRAM (CP) 2

JUN/199

ACALA

THE U.S. ARMY TANK-AUTOMOTIVE AND ARMAMENTS COMMAND (TACOM) ARMAMENT AND CHEMICAL ACQUISITION AND LOGISTICS ACTIVITY (ACALA) ACTIVELY PARTICIPATES IN THE CONTRACTOR PERFORMANCE CERTIFICATION PROGRAM (CP)2.

THE (CP)2 CERTIFICATION PROCESS IDENTIFIES CONTRACTORS COMMITTED TO TOTAL QUALITY, CUSTOMER SATISFACTION, AND CONTINUOUS IMPROVEMENT OF THEIR DESIGN/DEVELOPMENT AND PRODUCTION PROCESSES. ANY CONTRACTORS WHO HAVE HAD OR ANTICIPATE HAVING CONTRACTS WITH ANY AMC MAJOR SUBORDINATE COMMAND MAY VOLUNTARILY PARTICIPATE.

ADDITIONAL INFORMATION CAN BE OBTAINED BY CONTACTING THE CONTRACT SPECIALIST, OR THE (CP)2 PARTNERSHIP TEAM AT (309) 782-7603.

(END OF CLAUSE)

AS7502

1. This solicitation, DAAE20-99-R-0102 will result in one or more competitive awards of a long term, firm-fixed price, consolidated five-year requirements type contract not to exceed 30 June 2004. See FAR 16.503 and FAR clauses 52.216-18, 52.216-19 and 52.216-21 for additional information on requirements type contracts. The following items are being solicitated:

CLIN 0001: M93 Gas Particulate Filter Unit

NSN: 4240-01-231-6515 P/N: 5-19-8892

CLIN 0002: M95 Gas Particulate Filter Unit

NSN: 4240-01-274-6355 P/N: 5-19-9259

CLIN 0003: M84 Gas Particulate Filter Unit

NSN: 4240-01-149-1719 P/N: 5-19-6830

CLIN 0004: Frame Access

NSN: 5340-01-196-3590

P/N: 5-19-6128

CLIN 0005: Adapter, Air Duct

NSN: 4240-01-131-5206

P/N: 5-19-6686

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 6 **of** 52

Name of Offeror or Contractor:

2. The following are the dates of the ordering periods (OP) covered by this solicitation:

```
OP 1: Award date - 30 June 2000 OP 2: 01 July 2000 - 30 June 2001 OP 3: 01 July 2001 - 30 June 2002 OP 4: 01 July 2002 - 30 June 2003 OP 5: 01 July 2003 - 30 June 2004
```

3. The best estimated ordering quantities are set forth below. These quantities reflect the Government's best estimate or actual projected requirements which may be ordered based on a combination of order history, actual orders on hand and projected demand.

Ordering	CLIN 0001	CLIN 0002	CLIN 0003	CLIN 0004	CLIN 0005
Period	M93 GPFU	M95 GPFU	M84 GPFU	Frame Access	Adapter, Air Duct
	65	0.0	•	0.4	
Ţ	65	20	Ü	24	78
2	45	0	0	4	0
3	25	0	0	0	29
4	25	0	0	0	0
5	20	0	0	0	0

- 4. An award under this solicitation in no way obligates the Government to purchase any quantity under resultant contract(s). Each offer stands on its own insofar as it obligates the Government.
- 5. The offeror shall submit prices on Attachment 001 Price Evaluation Spreadsheet. The evaluated CLIN prices will be calculated in accordance with Section M.
- 6. All offerors are required to submit a price for First Article. Although First Article may be waived for pervious producers of this item, waiver is solely at the discretion of the Government, based on an evaluation of Past Performance and historical quality factors. Offerors who feel that they are eligible for waiver of First Article for Ordering Period 1 should provide With and Without First Artricle Unit Prices.
- 7. All delivery orders will be issued unilaterally by the Government with firm delivery dates. Deliveries for CLINs 0001, 0002 and 0003 shall commence not later than 150 days after receipt of order without First Article and 270 days after receipt of order with First Article. First Article will be due 120 days after receipt of order if award(s) are made with First Article

Delivery for CLIN 0004 shall commence not later than 150 days after receipt of order without First Article and 160 days after receipt of order with First Article. First Article will be due 130 days after receipt of order if award is made with First Article.

Delivery for CLIN 0005 shall commence not later than 120 days after receipt of order without First Article and 150 days after receipt of order with First Article. First Article will be due 120 days after receipt of order if award is made with First

- 8. Prices shall be submitted on a FOB Origin basis.
- 9. Inspection/Acceptance for First Article will be Origin/Destination. Inspection/Acceptance of Production will be Origin/Origin.
- 10. This solicitation is issued under competitive negotiation procedures as a 100 Percent Small Business Set-Aside.
- 11. After contract award, each Delivery Order issued against the resultant contract(s) shall contain a section B based on the pricing sheet at Attachment 001.

Reference No. of Document Being Continued PIIN/SIIN DAAE20-99-R-0102 MOD/AMD

Page 7 **of** 52

Name of Offeror or Contractor:

SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
SECTION B - SUPPLIES OR SERVICES AND PRICES/COSTS			_	
Supplies or Services and Prices/Costs				
COLLECTIVE PROTECTION				
SECURITY CLASS: Unclassified				
	SECTION B - SUPPLIES OR SERVICES AND PRICES/COSTS Supplies or Services and Prices/Costs COLLECTIVE PROTECTION	SECTION B - SUPPLIES OR SERVICES AND PRICES/COSTS Supplies or Services and Prices/Costs COLLECTIVE PROTECTION	SECTION B - SUPPLIES OR SERVICES AND PRICES/COSTS Supplies or Services and Prices/Costs COLLECTIVE PROTECTION	SECTION B - SUPPLIES OR SERVICES AND PRICES/COSTS Supplies or Services and Prices/Costs COLLECTIVE PROTECTION

	CONTINUATION SHEET		Reference No. of Document Be	Page 8 of 52	
•			PIIN/SIIN DAAE20-99-R-0102	MOD/AMD	
Name of	Offeror or Contractor:				
	Regulatory Cite		Title		Date
-1	252.225.7008 DFARS	SUPPLIES	TO BE ACCORDED DUTY-FREE ENTRY		MAR/1998
In a	ccordance with paragrap	oh (a) of t	he Duty-Free Entry clause and/or parage	raph (b) of the Duty-Fi	ree EntryOualifying

In accordance with paragraph (a) of the Duty-Free Entry clause and/or paragraph (b) of the Duty-Free Entry-Qualifying Country End Products and Supplies clause of this contract, the following supplies are accorded duty-free entry:

NONE

(BA6701)

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 9 of 52

Name of Offeror or Contractor:

SECTION C - DESCRIPTION/SPECIFICATIONS/WORK STATEMENT

Regulatory Cite Title Date

C-1 52.210-4501 DRAWINGS/SPECIFICATION MAR/1988

ACALA

In addition to the drawing(s) and/or specifications listed below, other documents which are part of this procurement and which apply to Preservation/Packaging/Packing and Inspection and Acceptance are contained elsewhere.

The following drawing(s) and specifications are applicable to this procurement.

Drawings and Specifications in accordance with inclosed Technical Data Package Listing -VARIOUS TDPL with revisions in effect as of VARIOUS (except as follows):

SEE ATTACHMENTS 003 - 007.

(CS6100)

C-2 52.210-4513 STATEMENT OF WORK - STABLE BASE MYLARS FEB/1994

Stable Base Mylars Master(s) are required as follows:

CLIN(s)	DRAWING NO(s
0001	5-19-9130
0001	5-19-9135
0001	5-19-9136
0002	5-19-9135
0002	5-19-9136
0002	5-19-9533
0002	5-19-9535
0002	5-19-9537

Stable Base drawings should be requested from the Contracting Officer not later than thirty days after award of contract.

(End of Clause)

(CS6500)

C-3 52.248-4502 CONFIGURATION MANAGEMENT DATA INTERFACES

MAR/1999

The contractor may submit Engineering Change Proposal (ECPs), Value Engineering Change Proposals (VECPs), Request for Deviations (RFDs), and Notice of Revisions (NORs) for the documents in the Technical Data Package (TDP). The contractor shall prepare these documents in accordance with Table DIP4-1 of MIL-STD-2549. The contractor is not responsible for the documentation of the logistics support impact of proposed ECPs.

These documents shall be submitted on the WWW via the Engineering Changes At Light Speed (ECALS) Worldwide Web page and in accordance with the enclosed DD Form 1423, Contract Data Requirements Lists.

If the Government receives the same or substantially the same VECPs from two or more contractors, the contracts whose VECP is received first, will be entitled to share with the Government in all instant, concurrent, future, and collateral savings.

Duplicate VECPs, which are received subsequently, will be returned to the contractor(s) without formal evaluation, regardless of whether or not the first VECP has been approved and accepted by the Government. If the first VECP submitter's proposal is accepted by the Government, subsequent submitters will receive no VECP savings under their own or other contracts.

(End of Clause)

(CS7108)

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 10 **of** 52

Name of Offeror or Contractor:

SECTION D - PACKAGING AND MARKING

Regulatory Cite	Title	Date
52.211-4501	PACKAGING REQUIREMENTS	SEP/1997
ACALA		

CLIN 0001:

D-1

- (a) Packaging shall be in accordance with the requirements of the Packaging Data Sheet or the Special Packaging Instruction P5-19-8892, revision C, dated 10SEP91. Packing Level B is required and shall be in accordance with MIL-STD-2073-1, revision C, dated 10CT 96
- (b) Marking shall be in accordance with MIL-STD-129, ''Standard Practice for Military Marking,'' revision N, dated 15 May 97. Bar coding requirements apply. When lot numbering is required, no more than one lot shall be packaged in an outer shipping container.

EXCEPTION: None

CLIN 0002:

- (a) Packaging shall be in accordance with the requirements of the Packaging Data Sheet or the Special Packaging Instruction P5-19-9259, revision A, dated 60CT92. Packing Level B is required and shall be in accordance with MIL-STD-2073-1, revision C, dated 1 OCT 96
- (b) Marking shall be in accordance with MIL-STD-129, ''Standard Practice for Military Marking,'' revision N, dated 15 May 97. Bar coding requirements apply. When lot numbering is required, no more than one lot shall be packaged in an outer shipping container.

EXCEPTION: The shelf-life code is 9. The shelf life markings shall include the manufacture date and the inspection/test date. The Inspection test date shall be 36 months after the manufacture date.

CLIN 0003:

- (a) Packaging shall be in accordance with the requirements of the Packaging Data Sheet or the Special Packaging Instruction P5-19-6830, revision A, dated 05APR95. Packing Level B is required and shall be in accordance with MIL-STD-2073-1, revision C, date 1 OCT 96.
- (b) Marking shall be in accordance with MIL-STD-129, ''Standard Practice for Military Marking,'' revision N, dated 15 May 97. Bar coding requirements apply. When lot numbering is required, no more than one lot shall be packaged in an outer shipping container.

EXCEPTION: None

CLIN 0004:

- (a) Packaging shall be in accordance with the requirements of the Packaging Data Sheet or the Special Packaging Instruction P5-19-6128, revision B, dated 13NOV89. Packing Level B is required and shall be in accordance with MIL-STD-2073-1, revision C, dated 1 OCT 96.
- (b) Marking shall be in accordance with MIL-STD-129, ''Standard Practice for Military Marking,'' revision N, dated 15 May 97. Bar coding requirements apply. When lot numbering is required, no more than one lot shall be packaged in an outer shipping container.

EXCEPTION: Delete L-P-378 and substitute with A-A-3174

CLIN 0005:

- (a) Packaging shall be in accordance with the requirements of the Packaging Data Sheet or the Special Packaging Instruction P5-19-6686, revision A, dated No Date. Packing Level B is required and shall be in accordance with MIL-STD-2073-1, revision C, dated 1 OCT 96.
- (b) Marking shall be in accordance with MIL-STD-129, 'Standard Practice for Military Marking,' revision N, dated 15 May 97. Bar coding requirements apply. When lot numbering is required, no more than one lot shall be packaged in an outer shipping container.

EXCEPTION: NOR SIL3023-0003 applies. See attached Hard Copy SPI P5-19-6686 See Section C for Substitutions.

CONTINUATION SHEET Reference No. of Document Being Continued Page 11 of 52 PIIN/SIIN DAAE20-99-R-0102 MOD/AMD

Name of Offeror or Contractor:

(End of clause)

(DS6400)

D-2 52.247-4521

UNITIZATION/PALLETIZATION

JUL/1998

ACALA

APPLICABLE TO CLINs 0001, 0002, 0003, 0004 AND 0005:

Shipments of identical items going to the same destination shall be palletized if they have a total cubic displacement of 50 cubic feet or more, unless skids or other forklift handling features are included on the container. Pallet loads must be stable and to the greatest extent possible provide a level top for ease in stacking. A palletized load shall not exceed 52 inches in length or width, or 54 inches of height. When LEVEL A packing is required, a four-way entry pallet or pallet box shall be used to contain the load in a manner that will permit safe multiple rehandling during storage and shipment.

(End of clause)

(DS7204)

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 12 of 52

Name of Offeror or Contractor:

SECTION E - INSPECTION AND ACCEPTANCE

This document incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at these addresses:

http://www.arnet.gov/far/

or www.acq.osd.mil/dp/dars

If the clause requires additional or unique information, then that information is provided immediately after the clause title.

(EA7001)

	Regulatory Cite	Title	Date
E-1	52.246-2	INSPECTION OF SUPPLIES - FIXED-PRICE	AUG/1996
E-2	52.246-16	RESPONSIBILITY FOR SUPPLIES	APR/1984
E-3	52 246-11	HIGHER-LEVEL CONTRACT OHALITY REQUIREMENT	FEB/1999

The Contractor shall comply with the higher-level quality standard selected below, (If more than one standard is listed, the offeror shall indicate its selection by checking the appropriate block.)

Title Number Date Tailoring

ISO 9002, Quality Systems - Model for QA,

18 Jul 1994 Untailored

(End of clause)

(EF6002)

E-4 52.209-4512 FIRS ACALA

FIRST ARTICLE TEST (CONTRACTOR TESTING)

MAY/1994

a. The first article shall consist of:

CLIN 0001: Ten (10) Pre-Production lot samples, from which three (3) each final assemblies will be drawn at random for physical examination; four (4) each drawn at random for reliability testing; and three (3) each packaged assemblies, to be tested IAW the

All tests and examinations shall be IAW applicable purchase descriptions, drawings, and special packaging requirements (SPI), and witnessed by government personnel NOTE: Filter sets and TM 3-4240-327-20&P will be provided as GFM for performance of FAT.

CLIN 0002: Ten (10) Pre-Production lot samples, from which three (3) each final assemblies will be drawn at random for physical examination; four (4) each drawn at random for reliability testing; and three (3) each packaged assemblies, to be tested IAW the SPI.

All tests and examinations shall be IAW applicable purchase descriptions, drawings, and special packaging requirements (SPI), and witnessed by government personnel NOTE: Filter sets and TM 3-4240-327-20&P will be provided as GFM for performance of FAT.

CLIN 0003: Three(3) items each P/N 5-19-6123 Ring Housing Casting, P/N 5-19-6124 Base Housing Casting and P/N 5-19-6125 shall be submitted for First Article Test per QAP 5-19-6120

10 ea. Gaskets (DWG 5-19-5687). When packaged IAW SPI 5-19-5687-(1 or 2) 3 ea. additional packaged gaskets

10 ea. Transformer Rectifier Modules (Dwg 5-19-10861) When packages IAW SPI 5-19-10861, 3 ea. additional packaged Transformer Rectified Modules.

10 ea. Horn Gaskets (Dwg. 5-19-5710) When packaged IAW SPI 5-19-5710 3 ea. additional packaged Gaskets and 3 empty unit pack

10 ea. Outer Access Covers Dwg 5-19-6128, when packaged IAW SPI 5-19-6128, 3 ea. additional packaged Outer Access Covers.

10 ea. Laminated Shims Dwg 5-19-6030, when packaged IAW SPI 5-19-6130 3 ea. additional packaged Laminated Shims.

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 13 of 52

Name of Offeror or Contractor:

- 10 ea. Warning Plates Dwg 5-19-6134, when packaged IAW SPI 5-19-6134 3 ea. additional packaged Warning Plates and 3 empty unit pack containers.
- 10 ea. Warning Plates Dwg 5-19-6135, when packaged IAW SPI 5-19-6135 3 ea. additional packaged Warning Plates and 3 empty unit pack containers.
- 10 ea. Air Ducts Caps Dwg 5-19-6145, when packaged IAW SPI 5-19-6145 3 ea. additional packaged Air Duct Caps and 3 empty unit pack containers
- 10 ea. Loading Spring Dwg 5-19-6338
- 10 ea. Grommets Dwg 5-19-6347, when packaged IAW SPI 5-19-6347 3 ea. additional packaged Grommets and 3 empty unit pack containers.
- 10 ea. EMI Filters Dwg 5-19-6353, when packaged IAW SPI 5-19-6353 3 ea. additional packaged EMI Filters and 3 empty unit pack
- 10 ea. Flashers Dwgs 5-19-6383, when packaged IAW SPI 5-19-6383 3 ea. additional packaged Flashers and 3 empty unit pack containers
- 3 ea. Printed Circuit Assemblies Dwg 5-19-6912

Pre-Production Inspection

- A pre-production lot of Ten (10) Filter Units shall be produced using the same method, materials production equipment and processes during regular production.
- 3 ea. DOME LIGHT FILTERS (DWG 5-19-1155) When packaged IAW SPI P5-19-11555 the sample shall be 3 ea. Packaged DOMELIGHT FILTER..
- NOTE: Filter sets and TM 3-4240-327-20&P will be provided as GFM for performance of FAT.
- which shall be examined and tested in accordance with contract requirements, the item specification(s), Quality Assurance Provisions (QAPs) and all drawings listed in the Technical Data Package.
- b. The first article shall be representative of items to be manufactured using the same processes and procedures and at the same facility as contract production. All parts and materials, including packaging and packing, shall be obtained from the same source of supply as will be used during regular production. All components, subassemblies, and assemblies in the first article sample shall have been produced by the Contractor (including subcontractors) using the technical data package provided by the Government.
- c. The first article shall be inspected and tested by the contractor for all requirements of the drawing(s), the QAPs, and specification(s) referenced thereon, except for:
- (1) Inspections and tests contained in material specifications provided that the required inspection and tests have been performed previously and certificates of conformance are submitted with the First Article Test Report.
- (2) Inspections and tests for Military Standard (MS) components and parts provided that inspection and tests have been performed previously and certifications for the components and parts are submitted with the First Article Test Report.
- (3) Corrosion resistance tests over 10 days in length provided that a test specimen or sample representing the same process has successfully passed the same test within 30 days prior to processing the first article, and results of the tests are submitted with the First Article Test Report.
- (4) Life cycle tests over 10 days in length provided that the same or similar items manufactured using the same processes have successfully passed the same test within 1 year prior to processing the first article and results of the tests are submitted with the First Article Test Report.
- (5) Onetime qualification tests, which are defined as a onetime on the drawing(s), provided that the same or similar item manfactured using the same processes has successfully passed the tests, and results of the test are on file at the contractor's facility and certifications are submitted with the First Article Test Report.
- d. The Contractor shall provide to the Contracting Officer at least 15 calendar days advance notice of the scheduled date for final inspection and test of the first article. Those inspections which are of a destructive nature shall be performed upon additional sample parts selected from the same lot(s) or batch(es) from which the first article was selected.

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 14 of 52

Name of Offeror or Contractor:

- e. A First Article Test Report shall be compiled by the contractor documenting the results of all inspections and tests (including supplier's and vendor's inspection records and certifications, when applicable). The First Article Test Report shall include actual inspection and test results to include all measurements, recorded test data, and certifications (if applicable) keyed to each drawing, specification and QAP requirement and identified by each individual QAP characteristic, drawing/specification characteristic and unlisted characteristic. The Government Quality Assurance Representative's (QAR) findings shall be documented on DD Form 1222, Request for and Results of Tests, and attached to the contractor's test report. Two copies of the First Article Test Report and the DD Form 1222 will be submitted through the Administrative Contracting Officer to the Contracting Officer with an additional information copy furnished to SBCCOM, ATTN: AMSSC-HB-ADM(RI), Mr. Ray Holden, Rock Island, IL 61299-7630.
- f. Notwithstanding the provisions for waiver of first article, an additional first article sample or portion thereof, may be ordered by the Contracting Officer in writing when (i) a major change is made to the technical data, (ii) whenever there is a lapse in production for a period in excess of 90 days, or (iii) whenever a change occurs in place of performance, manufacturing process, material used, drawing, specification or source of supply. When conditions (i), (ii), or (iii) above occurs, the Contractor shall notify the Contracting Officer so that a determination can be made concerning the need for the additional first article sample or portion thereof, and instructions provided concerning the submission, inspection, and notification of results. Costs of the first article testing resulting from production process change, change in theplace of performance, or material substitution shall be borne by the Contractor.

(End of Clause)

(ES6031)

E-5 52.246-4534

PERFORMANCE VERIFICATION TESTING (CONTRACTOR FACILITY)

DEC/1997

- ACALA
- (a) Subsequent to completion of both contractor and Government inspection/verification actions, a test sample consisting of *(See Below) from the first complete full scale production quantities shall be selected by the Government Quality Assurance Representative (QAR) for Initial Production Test.
- (b) The test shall be conducted at the contractor's facility. A copy of the contractor's inspection/test results shall be provided with the test sample. The contractor shall notify the Contracting Officer in writing at least 15 calendar days prior to initiation of the (each) test. The contractor shall also provide a copy of such notification to SBCCOM, AMSSC-HB-ADM(RI), Attn: Collective Protection Team, Rock Island, IL 61299-7390 and to the QAR.
 - (c) The test sample shall be examined and/or tested in accordance with **(See Below).
- (d) Within 30 days after completion of the test, the Contracting Officer (or designated representative) shall provide notification to the Contractor as to the approval, disapproval, or conditional approval of the performance verification test. Unless authorized by the Contracting Officer, the lot from which the test sample was taken shall not be shipped from the Contractor's facility, nor shall final acceptance of the lot be made, until such time as notification has been provided by the Contracting Officer that the Performance Verification Test samples have been approved/conditionally approved.
- (e) If the Contracting Officer does not provide notification of the approval, conditional approval, or disapproval of the performance Verification Test sample within the time specified above, the Contracting Officer shall, if applicable, equitably adjust the delivery/performance dates and/or contract price (and any other contractual provision affected by such delay) in accordance with the procedures provided in the Changes clause of this contract.
- (f) If any test sample fails to meet any applicable contractual requirement, the lot or batch from which the test sample was drawn shall be considered to be rejected. The contractor shall take immediate corrective action, both to correct the deficiency/nonconformance and to prevent recurrence of the deficiency/nonconformance. Such corrective action shall be taken by the contractor at no increase in contract price. Such corrective action shall apply to all items (to include basic issue items and/or repair parts) either in-process of final assembly, which have been produced or are in production since the last successful Performance Verification Test. In addition, the provisions of any warranty clause contained in the contract shall apply. Upon completion of the corrective action, the contractor shall resubmit a sample for Performance Verification testing. Any and all costs associated with testing the additional Performance Verification Test sample shall be borne by the contractor. The Contracting Officer shall equitably adjust the contract price as applicable for the costs associated with the additional testing resulting from failure of the test sample to meet the applicable contractual requirements.
- (g) If the contractor fails to deliver any Performance Verification test sample within the time specified, or if the test sample is disapproved and an acceptable replacement is not provided within the time specified, the contractor shall be deemed to have failed to make delivery within the meaning of the Default clause of this contract.

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 15 of 52

Name of Offeror or Contractor:

(h) Unless otherwise specified, the initial production/confirmatory test units shall be considered to be destructively tested. At the Contracting Officer's discretion, the initial production/confirmatory test units, and any unused repair parts, may be returned to the contractor for refurbishing, and may subsequently be shipped as deliverable items under the terms of the contract. Any refurbished test units shall meet all contract requirements; inspection and acceptance of any refurbished test units shall be conducted in accordance with contract requirements. Any costs to refurbish the test units shall be subject to negotiation between the contracting Officer and the contractor.

(End of clause)

*CLIN 0004: Ten(10) Outer Access Covers (Drawing No. 5-19-6128), when packaged IAW SPI 5-19-6128, three(3) additional packaged Outer Access Covers.

CLIN 0005: Ten(10) Four Duct Transitions (Drawing No. 5-19-6686), when packaged IAW SPI 5-19-6686 Three (3) additional packaged Four Duct Transitions.

**CLIN 0004: IAW QAP 5-19-6128, when packaged IAW SPI 5-19-6128 CLIN 0005: IAW QAP 5-19-6686, when packaged IAW SPI 5-19-6686 and the contract

(ES6041)

E-6 52.246-4025 HIGHER LEVEL CONTRACT REQUIREMENT, TACOM QUALITY SYSTEM REQUIREMENT - OCT/1997

ACALA ALTERNATE II

- (a) As the contractor, you shall implement and maintain a quality system that ensures the functional and physical conformity of all products or services you furnish under this contract. Your quality system shall achieve (1) defect prevention and (2) process control, providing adequate quality controls throughout all areas of contract performance.
- (b) Your quality system may be based on (1) international quality standards such as ISO 9002 or (2) military, or (3) commercial, or (4) national quality standards. NOTE: System such as ISO 9003 or comparable systems are unacceptable for this procurement. You represent that your performance under this contract will be in accordance with your quality system, which is in compliance with:

)	ISO 9001
)	ISO 9002
)	QS 9000
)	ANSI/ASQ Q9001
)	ANSI/ASQ Q9002
)	Other, specifically

NOTE: If you check the "other" block because you intend to use an in-house quality system, or one based on a commercial national or international standard not identified above, then in addition to identifying your proposed system in the space above, to the right of the word "other", you must attach a description of this system to your offer in response to the solicitation, so we can assess its suitability. If you receive a contract award, your proposed quality system will be required by the contract.

- (c) Certification of compliance for the quality system you identify above, by an independent standards organization or auditor, is not required under this contract. However, you may attach a copy of such certification with your offer in response to the solicitation, as proof of system compliance.
- (d) At any point during contract performance, we have the right to review your quality system to assess its effectiveness in meeting contract requirements.

(ES7445)

CONTINUATION SHEET Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102 MOD/AMD

Name of Offeror or Contractor:

- a. Rework and Repair are defined as follows:
- (1) Rework The reprocessing of nonconforming material to make it conform completely to the drawings, specifications or contract requirements.
- (2) Repair The reprocessing of nonconforming material in accordance with approved written procedures and operations to reduce, but not completely eliminate, the nonconformance. The purpose of repair is to bring nonconforming material into a usable condition. Repair is distinguished from rework in that the item after repair still does not completely conform to all of the applicable drawings, specifications or contract requirements.
- b. Rework procedures along with the associated inspection procedures shall be documented by the Contractor and submitted to the Government Quality Assurance Representative (QAR) for review prior to implementation. Rework procedures are subject to the OAR's disapproval.
- c. Repair procedures shall be documented by the Contractor and submitted on a Request for Deviation/Waiver, to the Contracting Officer for review and written approval prior to implementation.
- d. Whenever the Contractor submits a repair or rework procedure for Government review, the submission shall also include a description of the cause for the nonconformances and a description of the action taken or to be taken to prevent recurrence.
- e. The rework or repair procedure shall also contain a provision for reinspection which will take precedence over the Technical Data Package requirements and shall, in addition, provide the Government assurance that the reworked or repaired items have met reprocessing requirements.

(End of Clause)

(ES7012)

E-8 52.246-4531 ACCEPTANCE INSPECTION EQUIPMENT (AIE)

DEC/1997

Page 16 of 52

- ACALA
- (a) The contractor shall use a calibration system for the AIE used on this contract that meets the requirements of ANSI/NCSL Z 540-1, ISO 10012-1, or an alternative system agreed to by the Government.
- (b) The contractor shall provide all AIE (except for any AIE listed as available in Section H or Appendix I) necessary to assure conformance of material to the contract requirements.
- (c) AIE shall be available for use on the First Article (FA) submission, if FA is required, or prior to use for acceptance of production material on this contract.
- (d) Contractor furnished AIE shall be made (i) to the AIE designs specified in Section C, or (ii) to any other design provided the contractor's proposed AIE design is approved by the Government. Contractor's proposed AIE design for inspection of characteristics listed as ''Critical, Special or Major'' shall be submitted to the Government for review and approval as directed on the Contract Data Requirements List, DD Form 1423. Government approval of AIE design shall not be considered to modify the contract requirements.
- (e) When the contractor submits it's proposed AIE on commercial off the shelf equipment, the contractor shall include the manufacturer's name, model number, and sufficient information to show capability of the proposed AIE to perform the inspection required. When submitting proposed AIE design documentation on commercial computer controlled test and measuring equipment include information on (1) test program listing (2) flowcharts showing accept and reject limits and computer generated test stimuli (3) calibration program listing (4) sample of the printout of an actual test and calibration (5) test plan to verify accuracy of inspection and correctness of accept or reject decision (6) identification of the equipment by model name and number.
- (f) Resubmission of the contractor's proposed AIE design for Government approval on a follow on Government contract is not required, provided the inspection characteristic parameters specified in the technical data package and the previously approved contractor AIE design documentation have not changed. In this situation, the contractor shall provide written correspondence in the place of the AIE design documentation that indicates the prior approval and states that no changes have occurred.
- (g) The Government reserves the right to disapprove, at any time during the performance of this contract, any AIE that is not accomplishing its intended use in verifying an inspection or test characteristic.

(End of clause)

CONTINUATION SHEET Reference No. of Document Being Continued Page 17 of 52 PIIN/SIIN DAAE20-99-R-0102 MOD/AMD Name of Offeror or Contractor:

(ES7018)

E-9 52.246-4532 DESTRUCTIVE TESTING ACALA

MAY/1994

APPLICABLE TO CLINS 0001, 0002 AND 0003 ONLY:

- a. All costs for destructive testing by the Contractor and items destroyed by the Government are considered as being included in the contract unit price.
- b. Where destructive testing of items or components thereof is required by contract or specification, the number of items or components required to be destructively tested, whether destructively tested or not, shall be in addition to the quantity to be delivered to the Government as set forth in the Contract Schedule.
- c. All pieces of the complete First Article shall be considered as destructively tested items unless specifically exempted by other provisions of this contract.
- d. The Contractor shall not reuse any components from items used in a destructive test during First Article, lot acceptance or inprocess testing, unless specifically authorized by the Contracting Officer.
- e. The Government reserves the right to take title to all or any items or components described above. The Government may take title to all or any items or components upon notice to the Contractor. The items or components of items to which the Government takes title shall be shipped in accordance with the Contracting Officer's instructions. Those items and components to which the Government does not obtain title shall be rendered inoperable and disposed of as scrap by the Contractor.

(End of Clause)

(ES7011)

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 18 of 52

Name of Offeror or Contractor:

SECTION F - DELIVERIES OR PERFORMANCE

This document incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at these addresses:

http://www.arnet.gov/far/ or www.acq.osd.mil/dp/dars

If the clause requires additional or unique information, then that information is provided immediately after the clause title.

(FA7001)

	Regulatory Cite	Title	Date
F-1	52.242-17	GOVERNMENT DELAY OF WORK	APR/1984
F-2	52.247-29	F.O.B. ORIGIN	JUN/1988
F-3	52.247-55	F.O.B. POINT FOR DELIVERY OF GOVERNMENT-FURNISHED PROPERTY	APR/1984
F-4	52.247-61	F.O.B. ORIGIN - MINIMUM SIZE OF SHIPMENTS	APR/1984
F-5	52.247-65	F.O.B. ORIGIN, PREPAID FREIGHT - SMALL PACKAGE SHIPMENTS	JAN/1991
F-6	52.211-16	VARIATION IN QUANTITY	APR/1984

- (a) A variation in the quantity of any item called for by this contract will not be accepted unless the variation has been caused by conditions of loading, shipping, or packing, or allowances in manufacturing processes, and then only to the extent, if any, specified in paragraph (b) below.
 - (b) The permissible variation shall be limited to:

Zero percent (0%) increase

Zero percent (0%) decrease.

This increase or decrease shall apply to the total contract quantity.

(FF7020)

F-7 52.247-4531

COGNIZANT TRANSPORTATION OFFICER

MAY/1993

- (a) The contract administration office designated at the time of contract award, or the office servicing the point of shipment if subsequently designated by the original office, will be the contact point to which the contractor will:
- (1) Submit, as necessary, DD Form 1659, Application for U.S. Government Bill(s) of Lading/Export Traffic Release, in triplicate at least ten days prior to date supplies will be available for shipment;
 - (2) Obtain shipping instructions as necessary for F.O.B. Destination delivery; and
- (3) Furnish necessary information for MILSTRIP/MILSTAMP or other shipment documentation and movement control, including air and water terminal clearances.
- (4) For FMS, at least 10 days in advance of actual shipping date the contractor should request verification of ''Ship to'' and ''Notification'' address from the appropriate DCMAO.
- (b) The contract administration office will provide to the contractor data necessary for shipment marking and freight routing.
- (c) The contractor shall not ship directly to a Military air or water port terminal without authorization by the designated point of contact.

(End of Clause)

(FS7240)

Reference No. of Document Being Continued

MOD/AMD

Page 19 of 52

Name of Offeror or Contractor:

SECTION	C	_	CONTRACT	ADMINISTRATION DA	тλ
PECITON	G	_	CONTRACT	ADMINISTRATION DA	ч

	Regulatory Cite	Title	Date
G-1	52.232-4500 ACALA	CONTRACT PAYMENT INSTRUCTIONS	AUG/1997
The paying	office shall ensure t	hat the invoice/voucher is disbursed from each ACRN as indicated	on the invoice/voucher.
		(End of clause)	

PIIN/SIIN DAAE20-99-R-0102

(GS7016)

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 20 of 52

Name of Offeror or Contractor:

SECTION H - SPECIAL CONTRACT REQUIREMENTS

This document incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at these addresses:

http://www.arnet.gov/far/ or www.acq.osd.mil/dp/dars

If the clause requires additional or unique information, then that information is provided immediately after the clause title.

(HA7001)

H-1

Regulatory Cite Title Date

52.246-4500 MATERIAL INSPECTION AND RECEIVING REPORTS (DD FORM 250) MAR/1988

ACALA

Material Inspection and Receiving Report (DD Form 250), required to be prepared and furnished to the Government under the clause of this contract entitled 'Material Inspection and Receiving Report', will be distributed by the Contractor in accordance with DOD FAR Supplement Appendix F, Part 4.

Send copies to:

1. Purchasing Office

Director

Armament and Chemical Acquisition and Logistics Activity ATTN: AMSTA-AC-PCH-B, Elaine Rose, rosee@ria.army.mil Rock Island, IL 61299-7630

2. FMS/MAP copies:

unknown

(End of clause)

(HS6502)

H-2 252.247-7023 TRANSPORTATION OF SUPPLIES BY SEA

NOV/1995

- (a) Definitions. As used in this clause--
- (1) ''Components'' means articles, materials, and supplies incorporated directly into end products at any level of manufacture, fabrication, or assembly by the Contractor or any subcontractor.
 - (2) ''Department of Defense'' (DoD) means the Army, Navy, Air Force, Marine Corps, and defense agencies.
 - (3) ''Foreign flag vessel'' means any vessel that is not a U.S.-flag vessel.
- (4) ''Ocean transportation'' means any transportation aboard a ship, vessel, boat, barge, or ferry through international waters.
- (5) ''Subcontractor'' means a supplier, materialman, distributor, or vendor at any level below the prime contractor whose contractual obligation to perform results from, or is conditioned upon, award of the prime contract and who is performing any part of the work or other requirement of the prime contract. However, effective May 1, 1996, the term does not include a supplier, materialman, distributor, or vendor of commercial items or commercial components.
- (6) ''Supplies'' means all property, except land and interests in land, that is clearly identifiable for eventual use by or owned by the DoD at the time of transportation by sea.

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 21 of 52

Name of Offeror or Contractor:

- (i) An item is clearly identifiable for eventual use by the DoD if, for example, the contract documentation contains a reference to a DoD contract number or a military destination.
- (ii) ''Supplies'' include (but is not limited to) public works; buildings and facilities; ships; floating equipment; and vessels of every character, type, and description, with parts, subassemblies, accessories, and equipment; machine tools; material; equipment; stores of all kinds; end items; construction materials; and components of the foregoing.
- (7) ''U.S.-flag vessel'' means a vessel of the United States or belonging to the United States, including any vessel registered or having national status under the laws of the United States.
- (b) The Contractor shall employ U.S.-flag vessels in the transportation by sea of any supplies to be furnished in the performance of this contract. The Contractor and its subcontractors may request that the Contracting Officer authorize shipment in foreign-flag vessels, or designate available U.S.-flag vessels, if the Contractor or a subcontractor believes that--
 - (1) U.S.-flag vessels are not available for timely shipment;
 - (2) The freight charges are inordinately excessive or unreasonable; or
 - (3) Freight charges are higher than charges to private persons for transportation of like goods.
- (c) The Contractor must submit any request for use of other than U.S.-flag vessels in writing to the Contracting Officer at least 45 days prior to the sailing date necessary to meet its delivery schedules. The Contracting Officer will process requests submitted after such date(s) as expeditiously as possible, but the Contracting Officer's failure to grant approvals to meet the shipper's sailing date will not of itself constitute a compensable delay under this or any other clause of this contract. Requests shall contain at a minimum--
 - (1) Type, weight, and cube of cargo;
 - (2) Required shipping date;
 - (3) Special handling and discharge requirements;
 - (4) Loading and discharge points;
 - (5) Name of shipper and consignee;
 - (6) Prime contract number; and
- (7) A documented description of efforts made to secure U.S.-flag vessels, including points of contact (with names and telephone numbers) with at least two U.S.-flag carriers contacted. Copies of telephone notes, telegraphic and facsimile message or letters will be sufficient for this purpose.
- (d) The Contractor shall, within 30 days after each shipment covered by this clause, provide the Contracting Officer and the Division of National Cargo, Office of Market Development, Maritime Administration, U.S. Department of Transportation, Washington, DC 20590, one copy of the rated on board vessel operating carrier's ocean bill of lading, which shall contain the following information--
 - (1) Prime contract number;
 - (2) Name of vessel;
 - (3) Vessel flag of registry;
 - (4) Date of loading;
 - (5) Port of loading;
 - (6) Port of final discharge;
 - (7) Description of commodity;
 - (8) Gross weight in pounds and cubic feet if available;
 - (9) Total ocean freight in U.S. dollars; and

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 22 of 52

Name of Offeror or Contractor:

- (10) Name of the steamship company.
- (e) The Contractor agrees to provide with its final invoice under this contract a representation that to the best of its knowledge and belief--
 - (1) No ocean transportation was used in the performance of this contract;
 - (2) Ocean transportation was used and only U.S.-flag vessels were used for all ocean shipments under the contract;

Line Item

- (3) Ocean transportation was used, and the Contractor had the written consent of the Contracting Officer for all non-U.S.-flag ocean transportation; or
- (4) Ocean transportation was used and some or all of the shipments were made on non-U.S.-flag vessels without the written consent of the Contracting Officer. The Contractor shall describe these shipments in the following format:

Item Contract Description

Quantity

Total

- (f) If the final invoice does not include the required representation, the Government will reject and return it to the Contractor as an improper invoice for the purposes of the Prompt Payment clause of this contract. In the event there has been unauthorized use of non-U.S.-flag vessels in the performance of this contract, the Contracting Officer is entitled to equitably adjust the contract, based on the unauthorized use.
- (g) The Contractor shall include this clause, including this paragraph (g) in all subcontracts under this contract, which exceed the simplified acquisition threshold in Part 13 of the Federal Acquisition Regulation.

(End of Clause)

(HA7502)

H-3 252.247-7024 NOTIFICATION OF TRANSPORTATION OF SUPPLIES BY SEA

NOV/1995

- (a) The Contractor has indicated by the response to the solicitation provision, Representation of Extent of Transportation by Sea, that it did not anticipate transporting by sea any supplies. If, however, after the award of this contract, the Contractor learns that supplies, as defined in the Transportation of Supplies by Sea clause of this contract, will be transported by sea, the Contractor--
 - (1) Shall notify the Contracting Officer of that fact; and
- (2) Hereby agrees to comply with all the terms and conditions of the Transportation of Supplies by Sea clause of this contract.
- (b) The Contractor shall include this clause, including this paragraph (b), revised as necessary to reflect the relationship of the contracting parties, in all subcontracts hereunder, except (effective May 1, 1996) subcontracts for the acquisition of commercial items or components.

(End of clause)

(HA7503)

H-4 52.239-4500 YEAR 2000 (Y2K) COMPLIANCE

ACALA

NOV/1998

- a. In the event that this contract calls for the delivery of any data processing hardware, software and/or firmware (to be referred to as information technology), such deliverables shall be required to perform accurate date/time processing involving dates subsequent to December 31, 1999. The information technology shall by Year 2000 compliant upon delivery.
- b. Definition. Year 2000 compliant means information technology that accurately processes date/time data (including, but not limited to, calculating, comparing, and sequencing) from, into and between the twentieth and twenty-first centuries, and the years 1999 and 2000 and leap year calculations. Furthermore, year 2000 compliant information technology, when used in combination with other information technology properly exchanges date/time data with it.

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 23 of 52

Name of Offeror or Contract	ctor:
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		(End of clause)	
(HS7506)			
H-5 52. ACA	247-4545 LA	PLACE OF CONTRACT SHIPPING POINT, RAIL INFORMATION	MAY/1993
The bidder/offeror section.	is to fill in	the 'Shipped From' address, if different from 'Place of Perform	rmance' indicated elsewhere in this
Shipped F	rom:		
For contracts invol	ving F.O.B. O	rigin shipments furnish the following rail information:	
Does Shipping Point	have a priva	te railroad siding? YES NO	
If YES, give name o	f rail carrie	r serving it:	
If NO, give name an	d address of	nearest rail freight station and carrier serving it:	
Rail Freight Statio	n Name and Ado	dress:	
Serving Carrier:			
		(End of Clause)	
(HS7600)			

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 24 of 52

Name of Offeror or Contractor:

SECTION I - CONTRACT CLAUSES

This document incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at these addresses:

http://www.arnet.gov/far/ or www.acq.osd.mil/dp/dars

If the clause requires additional or unique information, then that information is provided immediately after the clause title.

(IA7001)

APR		Regulatory Cite	Title	Date
1-12	I-1	52.203-3	GRATUITIES	APR/1984
1-12 \$2,203-8 CAMCRILATION, RECISION, AND RECOVERY OF FUNDS FOR ILLEGAL, OR JAN/1997 IMPROPER ACTIVITY JAN/1997 1-5 \$2,203-12 LIMITATION ON PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS JUN/1997 JUN/1997	I-2	52.203-5	COVENANT AGAINST CONTINGENT FEES	APR/1984
1-4	I-3			
1-6 S2.203-12			IMPROPER ACTIVITY	
1-6	I-4	52.203-10	PRICE OR FEE ADJUSTMENT FOR ILLEGAL OR IMPROPER ACTIVITY	JAN/1997
1-8	I-5	52.203-12	LIMITATION ON PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS	JUN/1997
1-9	I-6	52.204-4	PRINTING/COPYING DOUBLE-SIDED ON RECYCLED PAPER	JUN/1996
1-9	I-7	52.211-5	MATERIAL REQUIREMENTS	OCT/1997
1-10	I-8	52.211-15	-	
1-11	I-9	52.215-2	AUDIT AND RECORDS - NEGOTIATION	AUG/1996
1-11	I-10	52.215-14	INTEGRITY OF UNIT PRICES - ALTERNATE I	
1-12	I-11	52.219-6	NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE	
1-13	I-12	52.219-14	LIMITATIONS ON SUBCONTRACTING	
1-14 52.222-26				
1-15 52.222-35				
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1-16				
1-17	T-16	52.222-36		JUN/1998
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1-19	T-18	52 223-2		APR/1984
1-20				
1-21				
1-22 52.225-11 RESTRICTIONS ON CERTAIN FOREIGN PURCHASES AUG/1998 1-23 52.227-2 NOTICE AND ASSISTANCE REGARDING PATENT AND COPYRIGHT INFRINGEMENT AUG/1996 1-24 52.229-3 FEDERAL, STATE, AND LOCAL TAXES JAN/1991 1-25 52.229-5 TAXES - CONTRACTS PERFORMED IN U.S. POSSESSIONS OR PUERTO RICO APR/1984 1-26 52.232-1 PAYMENTS APR/1984 1-27 52.232-8 DISCOUNTS FOR PROMPT PAYMENT MAY/1997 1-28 52.232-11 EXTRAS APR/1984 1-29 52.232-16 PROGRESS PAYMENTS - ALTERNATE I AUG/1987 1-30 52.232-17 INTEREST JUN/1996 1-31 52.232-23 ASSIGNMENT OF CLAIMS - ALTERNATE I APR/1984 1-32 52.232-25 PROMPT PAYMENT JUN/1997 1-33 52.233-1 DISPUTES JAN/1999 1-34 52.233-3 PROTEST AFTER AWARD OCT/1995 1-35 52.242-10 F.O.B. ORIGIN - GOVERNMENT BILLS OF LADING OR PREPAID POSTAGE APR/1984 1-36 52.242-13 BANKRUPTCY JUL/1995 1-37 52.243-1 CHANCES - FIXED PRICE AUG/1987 1-38 52.245-4 GOVERNMENT-FURNISHED PROPERTY (SHORT FORM) APR/1984 1-39 52.246-13 LIMITATION OF LIABILITY HIGH-VALUE ITEMS - ALTERNATE I APR/1984 1-40 52.246-23 LIMITATION OF LIABILITY - HIGH-VALUE ITEMS - ALTERNATE I APR/1984 1-41 52.246-24 LIMITATION OF LIABILITY - HIGH-VALUE ITEMS - ALTERNATE I APR/1984 1-42 52.247-63 PREFERENCE FOR U.S FLAG AIR CARRIERS JAN/1997 1-43 52.249-2 TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (FIXED-PRICE) SEP/1996 1-44 52.249-8 DEFAULT (FIXED-PRICE SUPPLY AND SERVICE) APR/1984 1-45 52.247-63 PREFERENCE FOR U.S FLAG AIR CARRIERS JAN/1991 1-46 52.249-8 DEFAULT (FIXED-PRICE SUPPLY AND SERVICE) APR/1984 1-45 52.247-63 PREFERENCE FOR U.S FLAG AIR CARRIERS JAN/1991 1-46 52.249-8 DEFAULT (FIXED-PRICE SUPPLY AND SERVICE) APR/1984 1-45 52.247-63 PREFERENCE FOR U.S FLAG AIR CARRIERS JAN/1991 1-46 52.249-8 DEFAULT (FIXED-PRICE SUPPLY AND SERVICE) APR/1992 1-46 522.				
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1-4/ 252.204-7004 REQUIRED CENTRAL CONTRACTOR REGISTRATION MAR/1998	T 47		DEGLIDED GENTRAL GOVERNAGEOR DEGLIGERATION	MAD /1.000
	1-4/	252.204-7004	KEQUIKED CENTRAL CONTRACTOR REGISTRATION	MAK/1998

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 25 of 52

Name of Offeror or Contractor:

	Regulatory Cite	Title	Date
	DFARS		
I-48	252.205-7000	PROVISION OF INFORMATION TO COOPERATIVE AGREEMENT HOLDERS	DEC/1991
	DFARS		
I-49	252.209-7000	ACQUISITION FROM SUBCONTRACTORS SUBJECT TO ON-SITE INSPECTION UNDER	NOV/1995
	DFARS	THE INTERMEDIATE-RANGE NUCLEAR FORCES (INF) TREATY	
I-50	252.223-7004	DRUG-FREE WORK FORCE	SEP/1988
	DFARS		
I-51	252.225-7001	BUY AMERICAN ACT AND BALANCE OF PAYMENTS PROGRAM	MAR/1998
	DFARS		
I-52	252.225-7002	QUALIFYING COUNTRY SOURCES AS SUBCONTRACTORS	DEC/1991
	DFARS		
I-53	252.225-7009	DUTY-FREE ENTRYQUALIFYING COUNTRY SUPPLIES (END PRODUCTS AND	MAR/1998
T 54	DFARS	COMPONENTS)	N7377 / 1 0 0 0
I-54	252.225-7012 DFARS	PREFERENCE FOR CERTAIN DOMESTIC COMMODITIES	MAY/1999
I-55	252.225-7031	SECONDARY ARAB BOYCOTT OF ISRAEL	JUN/1992
1 33	DFARS	DECOMPART ARAD BOTCOTT OF IDRABE	00N/1332
I-56	252.231-7000	SUPPLEMENTAL COST PRINCIPLES	DEC/1991
	DFARS		,
I-57	252.232-7009	DELETED 30 APR 99 AND REPLACED BY IF0015, PAYMENT BY ELECTRONIC	JUN/1998
	DFARS	FUNDS TRANSFER- CENTRAL CONTRACTOR REGISTRATION	
I-58	252.242-7000	POSTAWARD CONFERENCE	DEC/1991
	DFARS		
I-59	252.242-7003	APPLICATION FOR U.S. GOVERNMENT SHIPPING	DEC/1991
	DFARS		
I-60	252.243-7001	PRICING OF CONTRACT MODIFICATIONS	DEC/1991
	DFARS		
I-61	252.243-7002	REQUESTS FOR EQUITABLE ADJUSTMENT	MAR/1998
	DFARS		
I-62		MATERIAL INSPECTION AND RECEIVING REPORT	DEC/1991
	DFARS		
T 63	F2 216 21	DECUIDEMENTS	OGE /1005
I-63	52.216-21	REQUIREMENTS	OCT/1995

- (a) This is a requirements contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies or services specified in the Schedule are estimates only and are not purchased by this contract. Except as this contract may otherwise provide, if the Government's requirements do not result in orders in the quantities described as "estimated" or "maximum" in the Schedule, that fact shall not constitute the basis for an equitable price adjustment.
- (b) Delivery or performance shall be made only in accordance with the Ordering clause. Subject to any limitations in the Order Limitations clause or elsewhere in this contract, the Contractor shall furnish to the Government all supplies or services specified in the Schedule and called for by orders issued in accordance with the Ordering clause. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
- (c) Except as this contract otherwise provides, the Government shall order from the Contractor all the supplies or services specified in the Schedule that are required to be purchased by the Government activity or activities specified in the Schedule.
- (d) The Government is not required to purchase from the Contractor requirements in excess of any limit on total orders under this contract.
- (e) If the Government urgently requires delivery of any quantity of an item before the earliest date that delivery may be specified under this contract, and if the Contractor will not accept an order providing for the accelerated delivery, the Government may acquire the urgently required goods or services from another source.
- (f) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and the Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after 30 JUN 2004.

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Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 26 of 52

Name of Offeror or Contractor:

(IF6031)

I-64 52.202-1 DEFINITIONS

OCT/1995

- (a)''Head of the agency'' (also called agency head'') or ''Secretary'' means the Secretary (or Attorney General, Administrator, Governor, Chairperson, or other chief official, as appropriate) of the agency, including any deputy or assistant chief official of the agency; and the term ''authorized representative'' means any person, persons, or board (other than the Contracting Officer) authorized to act for the head of the agency or Secretary.
 - (b) Commercial component means any component that is a commercial item.
 - (c) Commercial item means--
 - (1) Any item, other than real property, that is of a type customarily used for nongovernmental purposes and that-
 - (i) Has been sold, leased, or licensed to the general public; or
 - (ii) Has been offered for sale, lease, or license to the general public;
- (2) Any item that evolved from an item described in paragraph (c)(1) of this clause through advances in technology or performance and that is not yet available in the commercial marketplace, but will be available in the commercial marketplace in time to satisfy the delivery requirements under a Government solicitation;
 - (3) Any item that would satisfy a criterion expressed in paragraphs (c)(1) or (c)(2) of this clause, but for-
 - (i) Modifications of a type customarily available in the commercial marketplace; or
- (ii) Minor modifications of a type not customarily available in the commercial marketplace made to meet Federal Government requirements. ''Minor'' modifications means modifications that do not significantly alter the nongovernmental function or essential physical characteristics of an item or component, or change the purpose of a process. Factors to be considered in determining whether a modification is minor include the value and size of the modification and the comparative value and size of the final product. Dollar values and percentages may be used as guideposts, but are not conclusive evidence that a modification is minor;
- (4) Any combination of items meeting the requirements of paragraphs (c)(1), (2), (3), or (5) of this clause that are of a type customarily combined and sold in combination to the general public;
- (5) Installation services, maintenance services, repair services, training services, and other services if such services are procured for support of an item referred to in paragraphs (c)(1), (2), (3), or (4) of this clause, and if the source of such services--
- (i) Offers such services to the general public and the Federal Government contemporaneously and under similar terms and conditions; and
- (ii) Offers to use the same work force for providing the Federal Government with such services as the source uses for providing such services to the general public;
- (6) Services of a type offered and sold competitively in substantial quantities in the commercial marketplace based on established catalog or market prices for specific tasks performed under standard commercial terms and conditions. This does not include services that are sold based on hourly rates without an established catalog or market price for a specific service performed;
- (7) Any item, combination of items, or service referred to in subparagraphs (c)(1) through (c)(6), notwithstanding the fact that the item, combination of items, or service is transferred between or among separate divisions, subsidiaries, or affiliates of a Contractor; or
- (8) A nondevelopmental item, if the procuring agency determines the item was developed exclusively at private expense and sold in substantial quantities, on a competitive basis, to multiple State and local Governments.
- (d) Component means any item supplied to the Federal Government as part of an end item or of another component.
 - (e) Nondevelopmental item means--

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Name of Offeror or Contractor:

- (1) Any previously developed item of supply used exclusively for governmental purposes by a Federal agency, a State or local government, or a foreign government with which the United States has a mutual defense cooperation agreement;
- (2) Any item described in paragraph (e)(1) of this definition that requires only minor modification or modifications of a type customarily available in the commercial marketplace in order to meet the requirements of the procuring department or agency; or
- (3) Any item of supply being produced that does not meet the requirements of paragraph (e)(1) or (e)(2) solely because the item is not in use.
- (f) ''Contracting Officer'' means a person with the authority to enter into, administer, and/or terminate contracts and make related determinations and findings. The term includes certain authorized representatives of the Contracting Officer acting within the limits of their authority as delegated by the Contracting Officer.
- (g) Except as otherwise provided in this contract, the term ''subcontracts'' includes, but is not limited to, purchase orders and changes and modifications to purchase orders under this contract.

(End of Clause)

(IF7252)

I-65 52.203-6

RESTRICTIONS ON SUBCONTRACTOR SALES TO THE GOVERNMENT

JUL/1995

Page 27 of 52

- (a) Except as provided in (b) below, the Contractor shall not enter into any agreement with an actual or prospective subcontractor, nor otherwise act in any manner, which has or may have the effect of restricting sales by such subcontractors directly to the Government of any item or process (including computer software) made or furnished by the subcontractor under this contract or under any follow-on production contract.
- (b) The prohibition in (a) above does not preclude the Contractor from asserting rights that are otherwise authorized by law or regulation.
- (c) The Contractor agrees to incorporate the substance of this clause, including this paragraph (c), in all subcontracts under this contract which exceed \$100,000.

(End of Clause)

(IF7210)

I-66 52.203-7

ANTI-KICKBACK PROCEDURES

JUL/1995

- (a) Definitions.
- "'Kickback," as used in this clause, means any money, fee, commission, credit, gift, gratuity, thing of value, or compensation of any kind which is provided, directly or indirectly, to any prime Contractor, prime Contractor employee, subcontractor, or subcontractor employee for the purpose of improperly obtaining or rewarding favorable treatment in connection with a prime contract or in connection with a subcontract relating to a prime contract
- ''Person,'' as used in this clause, means a corporation, partnership, business association of any kind, trust, joint-stock company, or individual.
- "Prime contract," as used in this clause, means a contract or contractual action entered into by the United States for the purpose of obtaining supplies, materials, equipment, or services of any kind.
 - ''Prime Contractor'' as used in this clause, means a person who has entered into a prime contract with the United States.
 - $\hbox{\it ''Prime Contractor employee,''} as used in this clause, means any officer, partner, employee, or agent of a prime Contractor.$
- ''Subcontract,'' as used in this clause, means a contract or contractual action entered into by a prime Contractor or subcontractor for the purpose of obtaining supplies, materials, equipment, or services of any kind under a prime contract.
 - ''Subcontractor,'' as used in this clause (1) means any person, other than the prime Contractor, who offers to furnish or

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 28 of 52

Name of Offeror or Contractor:

furnishes any supplies, materials, equipment, or services of any kind under a prime contract or a subcontract entered into in connection with such prime contract, and (2) includes any person who offers to furnish or furnishes general supplies to the prime Contractor or a higher tier subcontractor.

- ''Subcontractor employee,'' as used in this clause, means any officer, partner, employee, or agent of a subcontractor.
- (b) The Anti-Kickback of 1986 (41 U.S.C. 51.58) (the Act), prohibits any person from--
 - (1) Providing or attempting to provide or offering to provide any kickback;
 - (2) Soliciting, accepting, or attempting to accept any kickback; or
- (3) Including, directly or indirectly, the amount of any kickback in the contract price charged by a prime Contractor to the United States or in the contract price charged by a subcontractor to a prime Contractor or higher tier subcontractor.
- (c)(1) The Contractor shall have in place and follow reasonable procedures designed to prevent and detect possible violations described in paragraph (b) of this clause in its own operations and direct business relationships.
- (2) When the Contractor has reasonable grounds to believe that a violation described in paragraph (b) of this clause may have occurred, the Contractor shall promptly report in writing the possible violation. Such reports shall be made to the inspector general of the contracting agency, the head of the contracting agency if the agency does not have an inspector general, or the Department of Justice.
- (3) The Contractor shall cooperate fully with any Federal agency investigating a possible violation described in paragraph (b) of this clause.
- (4) The Contracting Officer may (i) offset the amount of the kickback against any monies owed by the United States under the prime contract and/or (ii) direct that Prime Contractor withhold from sums owed a subcontractor under the prime $\hbox{contract the amount of the kickback.} \quad \hbox{The Contracting Officer may order that monies withheld under subdivision (c)(4)(ii) of this } \\$ clause be paid over to the Government unless the Government has already offset those monies under subdivision (c)(4)(i) of this clause. In either case, the Prime Contractor shall notify the Contracting Officer when the monies are withheld.
- (5) The Contractor agrees to incorporate the substance of this clause, including subparagraph (c)(5) but excepting subparagraph (c)(1), in all subcontracts under this contract which exceed \$100,000.

(End of Clause)

(IF7211)

T-67 52 209-3 FIRST ARTICLE APPROVAL-CONTRACTOR TESTING, ALTERNATE I AND ALTERNATE

TΤ

- (a) The Contractor shall test * unit(s) of Lot/Item * as specified in this contract. At least fifteen (15) calendar days before the beginning of first article tests, the Contractor shall notify the Contracting Officer, in writing, of the time and location of the testing so that the Government may witness the tests.
- (b) The Contractor shall submit the first article test report within ** calendar days from the date of this contract to * marked ''FIRST ARTICLE TEST REPORT: Contract No.____,Lot/Item No.____.'' Within thirty (30) calendar days after the Government receives the test report, the Contracting Officer shall notify the Contactor, in writing, of the conditional approval, approval, or disapproval of the first article. The notice of conditional approval or approval shall not relieve the Contractor from complying with all requirements of the specifications and all other terms and conditions of this contract. A notice of conditional approval shall state any further action required of the Contractor. A notice of disapproval shall cite reasons for
- (c) If the first article is disapproved, the Contractor, upon Government request, shall repeat any or all first article tests. After each request for additional tests, the Contractor shall make any necessary changes, modifications, or repairs to the first article or select another first article for testing. All costs related to these tests are to be borne by the Contractor, including any and all costs for additional tests following a disapproval. The Contractor shall then conduct the tests and deliver another report to the Government under the terms and conditions and within the time specified by the Government. The Government shall take action on this report within the time specified in paragraph (b) above. The Government reserves the right to require an equitable adjustment of the contract price for any extension of the delivery schedule, or for any additional costs to the Government related to these tests.
 - (d) If the Contractor fails to deliver any first article report on time, or the Contracting Officer disapproves any first

CONTINUATION SHEET Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102 MOD/AMD

0.000

Name of Offeror or Contractor:

article, the Contractor shall be deemed to have failed to make delivery within the meaning of the Default clause of this contract.

- (e) Unless otherwise provided in the contract, and if the approved first article is not consumed or destroyed in testing, the Contractor may deliver the approved first article as part of the contract quantity if it meets all contract requirements for acceptance.
- (f) If the Government does not act within the time specified in paragraph (b) or (c) above, the Contracting Officer shall, upon timely written request from the Contractor, equitably adjust under the Changes clause of this contract the delivery or performance dates and/or the contract price, and any other contractual term affected by the delay.
- (g) Before first article approval, the Contracting Officer may, by written authorization, authorize the Contractor to acquire specific materials or components or to commence production to the extent essential to meet the delivery schedules. Until first article approval is granted, only costs for the first article and costs incurred under this authorization are allocable to this contract for (1) progress payments, or (2) termination settlements if the contract is terminated for the convenience of the Government. If first article tests reveal deviations from contract requirements, the Contractor shall, at the location designated by the Government, make the required changes or replace all items produced under this contract at no change in the contract price.
- (h) The Government may waive the requirement for first article approval test where supplies identical or similar to those called for in the schedule have been previously furnished by the Offeror/Contractor and have been accepted by the Government. The Offeror/Contractor may request a waiver.
 - (i)''The Contractor shall produce both the first article and the production quantity at the same facility.
- *''(See instructions regarding submission of First Article clause)
- ** (See Schedule B)

(End of Clause)

(IF7116)

-68 52.209-6

PROTECTING THE GOVERNMENT'S INTEREST WHEN SUBCONTRACTING WITH CONTRACTORS DEBARRED, SUSPENDED, OR PROPOSED FOR DEBARMENT

AUG/1995

Page 29 of 52

- (a) The Government suspends or debars Contractors to protect the Government's interests. The Contractor shall not enter into any subcontract in excess of the small purchase limitation at FAR 13.000 with a Contractor that is debarred, suspended, or proposed for debarment unless there is a compelling reason to do so.
- (b) The Contractor shall require each proposed first-tier subcontractor, whose subcontract will exceed the small purchase limitation at FAR 13.000, to disclose to the Contractor, in writing whether as of the time of award of the subcontract, the subcontractor, or its principals is or is not debarred, suspended, or proposed for debarment by the Federal Government.
- (c) A corporate officer or a designee of the Contractor shall notify the Contracting Officer, in writing, before entering into a subcontract with a party that is debarred, suspended, or proposed for debarment (see FAR 9.404 for information on the List of Parties Excluded from Federal Procurement and Nonprocurement Programs). The notice must include the following:
 - (1) The name of the subcontractor.
- (2) The Contractor's knowledge of the reasons for the subcontractor being on the List of Parties Excluded from Federal Procurement and Nonprocurement Programs.
- (3) The compelling reason(s) for doing business with the subcontractor notwithstanding its inclusion on the List of Parties Excluded From Federal Procurement Nonprocurement Programs.
- (4) The systems and procedures the Contractor has established to ensure that it is fully protecting the Government's interests when dealing with such subcontractor in view of the specific basis for the party's debarment, suspension, or proposed debarment.

(End of Clause)

(IF7212)

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 30 of 52

Name of Offeror or Contractor:

I-69 52.215-8

ORDER OF PRECEDENCE - UNIFORM CONTRACT FORMAT

OCT/1997

Any inconsistency in this solicitation or contract shall be resolved by giving precedence in the following order: (a) the Schedule (excluding the specifications); (b) representations and other instructions; (c) contract clauses; (d) other documents, exhibits, and attachments; and (e) the specifications.

NOTE: The Order of Precedence within the specifications (paragraph (e) above) is: (1) Detailed specifications (including gage designs) for item(s) being procured; (2) Detailed specifications for material or operations; (3) General Specifications for class or items, and (4) General Specifications for class of materials.

(End of Clause)

(IF7003)

I-70 52.222-20

WALSH-HEALEY PUBLIC CONTRACTS ACT

DEC/1996

- (a) All stipulations required by the Act and regulations issued by the Secretary of Labor (41 CFR Chapter 50) are incorporated by reference. These stipulations are subject to all applicable rulings and interpretations of the Secretary of Labor that are now, or may hereafter, be in effect.
- (b) All employees whose work relates to this contract shall be paid not less than the minimum wage prescribed by regulations issued by the Secretary of Labor (41 CFR 50-202.2). Learners, student learners, apprentices, and handicapped workers may be employed at less than the prescribed minimum wage (see 41 CFR 50-202.3) to the same extent that such employment is permitted under Section 14 of the Fair Labor Standards Act (41 U.S.C. 40).

(End of clause)

(IF7114)

I-71 52.242-12

REPORT OF SHIPMENT (RESHIP)

JUL/1995

Unless otherwise directed by the Contracting Officer, the Contractor shall send a prepaid notice of shipment to the consignee transportation officer for all shipments of classified material, protected sensitive, and protected controlled material; explosives and poisons, classes A and B; radioactive materials requiring the use of a III bar label; or when a truckload/carload shipment of supplies weighing 20,000 pounds or more, or a shipment of less weight that occupies the full visible capacity of a railway car or motor vehicle, is given to any carrier (common, contract or private) for transportation to a domestic (i.e., within the United States excluding Alaska or Hawaii, or if shipment originates in Alaska or Hawaii within Alaska or Hawaii, respectively) destination (other than a port for export). The notice shall be transmitted by rapid means to be received by the consignee transportation officer at least 24 hours before the arrival of the shipment. The Government bill of lading, commercial bill of lading or letter or other document that contains all of the following shall be addressed and sent promptly to the receiving transportation officer. This document shall be prominently identified by the Contractor as being a ''Report of Shipment'' or ''RESHIP FOR T.O.''

Message Example:

REPSHIP FOR T.O. 81 JUN 01

TRANSPORTATION OFFICER

DEFENSE DEPOT, MEMPHIS, TENN.

SHIPPED YOUR DEPOT 1981 JUN 1 540 CTNS MENS COTTON TROUSERS, 30,240 LB, 1728 CUBE, VIA XX-YY*

IN CAR NO.XX 123456**-GBL***-C98000031****CONTRACT DLA....ETA****-JUNE 5 JONES & CO., JERSEY CITY, N.J.

*Name of rail carrier, trucker, or other carrier.

**Vehicle identification.

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 31 of 52

Name of Offeror or Contractor:

***Government bill of lading.

****If not shipped by GBL, identify lading document and state whether by paid by contractor.

*****Estimated time of arrival.

(End of Clause)

(IF7221)

I-72 52.244-6

SUBCONTRACTS FOR COMMERCIAL ITEMS AND COMMERCIAL COMPONENTS

OCT/1998

(a) Definition

Commercial item, as used in this clause, has the meaning contained in the clause at 52.202-1, Definitions.

Subcontract, as used in this clause, includes a transfer of commercial items between divisions, subsidiaries, or affiliates of the Contractor or subcontractor at any tier.

- (b) To the maximum extent practicable, the Contractor shall incorporate, and require its subcontractors at all tiers to incorporate, commercial items or nondevelopmental items as components of items to be supplied under this contract.
- (c) Notwithstanding any other clause of this contract, the Contractor is not required to include any FAR provision or clause, other than those listed below to the extent they are applicable and as may be required to establish the reasonableness of prices under Part 15, in a subcontract at any tier for commercial items or commercial components:
 - (1) 52.222-26, Equal Opportunity (E.O. 11246);
 - (2) 52.222-35, Affirmative Action for Special Disabled and Vietnam Era Veterans (38 U.S.C. 4212(a));
 - (3) 52.222-36, Affirmative Action for Workers with Disabilities (29 U.S.C. 793); and
- (4) 52.247-64, Preference for Privately Owned U.S.-Flagged Commercial Vessels (46 U.S.C. 1241) (flow down not required for subcontracts awarded beginning May 1, 1996).
- (d) The Contractor shall include the terms of this clause, including this paragraph (d), in subcontracts awarded under this contract.

End of Clause

(IF7253)

I-73 52.248-1 VALUE ENGINEERING (DEVIATION)

MAR/1989

- (a) General. The Contractor is encouraged to develop, prepare, and submit value engineering change proposals (VECP's) voluntarily. The Contractor shall share in any net acquisition savings realized from accepted VECP's, in accordance with the incentive sharing rates in paragraph (f) below.
- (b) Definitions. ''Acquisition savings,'' as used in this clause, means savings resulting from the application of a VECP to contracts awarded by the same contracting office or its successor for essentially the same unit. Acquisition savings include--
- (1) Instant contract savings, which are the net cost reductions on this, the instant contract, and which are equal to the instant unit cost reduction multiplied by the number of instant contract units affected by the VECP, less the Contractor's allowable development and implementation costs;
- (2) Concurrent contract savings, which are net reductions in the prices of other contracts that are definitized and ongoing at the time the VECP is accepted; and
- (3) Future contract savings, which are the product of the future unit cost reduction multiplied by the number of future contract units scheduled for delivery during the sharing period. If this contract is a multiplied contract, future contract savings include savings on quantities funded after VECP acceptance.

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 32 of 52

Name of Offeror or Contractor:

- "'Collateral costs," as used in this clause, means agency cost of operation, maintenance, logistic support, or Government-furnished property.
- ''Collateral savings,'' as used in this clause, means those measurable net reductions resulting from a VECP in the agency's overall projected collateral costs, exclusive of acquisition savings, whether or not the acquisition cost changes.
- ''Contracting office'' includes any contracting office that the acquisition is transferred to, such as another branch of the agency or another agency's office that is performing a joint acquisition action.
- ''Contractor's development and implementation costs'', as used in this clause, means those costs the Contractor incurs on a VECP specifically in developing, testing, preparing, and submitting the VECP, as well as those costs the Contractor incurs to make the contractual changes required by Government acceptance of a VECP.
- ''Future unit cost reduction,'' as used in this clause, means the instant unit cost reduction adjusted as the Contracting Officer considers necessary for projected learning or changes in quantity during the sharing period. It is calculated at the time the VECP is accepted and applies either (1) throughout the sharing period, unless the Contracting Officer decides that recalculation is necessary because conditions are significantly different from those previously anticipated or (2) to the calculation of a lump-sum payment, which cannot later be revised.
- "'Government costs," as used in this clause, means those agency costs that result directly from developing and implementing the VECP, such as any net increases in the cost of testing, operations, maintenance, and logistics support. The term does not include the normal administrative costs of processing the VECP or any increase in this contract's cost or price resulting from negative instant contract savings.
- ''Instant contract,'' as used in this clause, means this contract, under which the VECP is submitted. It does not include increases in quantities after acceptance of the VECP that are due to contract modifications, exercise of options, or additional orders. If this is a multiyear contract, the term does not include quantities funded after VECP acceptance. If this contract is a fixed-price contract with prospective price redetermination, the term refers to the period for which firm prices have been established.
- ''Instant unit cost reduction'' means the amount of the decrease in unit cost of performance (without deducting any Contractor's development or implementation costs) resulting from using the VECP on this, the instant contract. If this is a service contract, the instant unit cost reduction is normally equal to the number of hours per line-item task saved by using the VECP on this contract, multiplied by the appropriate contract labor rate.
- ''Negative instant contract savings'' means the increase in the cost or price of this contract when the acceptance of a VECP results in an excess of the Contractor's allowable development and implementation costs over the product of the instant unit cost reduction multiplied by the number of instant contract units affected.
- ''Net acquisition savings'' means total acquisition savings, including instant, concurrent, and future contract savings, less Government costs.
- ''Sharing base,'' as used in this clause, means the number of affected end items on contracts of the contracting office accepting the VECP.
- "Sharing period," as used in this clause, means the period beginning with acceptance of the first unit incorporating the VECP and ending at the later of (1) the end of a sharing period of 3-5 years, set at the discretion of the Contracting Officer after the first unit affected by the VECP is accepted or (2) the last scheduled delivery date of an item affected by the VECP under this contract's delivery schedule in effect at the time the VECP is accepted. The contracting officer's determination of the sharing period is final and shall not be subject to the Disputes clause or otherwise subject to litigation under 41 U.S.C.601-613.
- ''Unit,'' as used in this clause, means the item or task to which the Contracting Officer and the Contractor agree the VECP applies.
- $\ensuremath{^{\prime}}\xspace^{\prime}\xs$
 - (1) Requires a change to this, the instant contract, to implement; and
- (2) Results in reducing the overall projected cost to the agency without impairing essential functions or characteristics; provided, that it does not involve a change--
 - (i) In deliverable end item quantities only;

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 33 **of** 52

Name of Offeror or Contractor:

- (ii) In research and development (R&D) end items or R&D test quantities that is due solely to results of previous testing under this contract; or
 - (iii) To the contract type only.
- (c) VECP preparation. As a minimum, the Contractor shall include in each VECP the information described in subparagraphs (1) through (8) below. If the proposed change is affected by contractually required configuration management or similar procedures, the instructions in those procedures relating to format, identification, and priority assignment shall govern VECP preparation. The VECP shall include the following:
- (1) A description of the difference between the existing contract requirement and the proposed requirement, the comparative advantages and disadvantages of each, a justification when an item's function or characteristics are being altered, the effect of the change on the end item's performance, and any pertinent objective test data.
- (2) A list and analysis of the contract requirements that must be changed if the VECP is accepted, including any suggested specification revisions.
 - (3) Identification of the unit to which the VECP applies.
- (4) A separate, detailed cost estimate for (i) the affected portions of the existing contract requirement and (ii) the VECP. The cost reduction associated with the VECP shall take into account the Contractor's allowable development and implementation costs, including any amount attributable to subcontracts under the Subcontracts paragraph of this clause, below.
- (5) A description and estimate of costs the Government may incur in implementing the VECP, such as test and evaluation and operating and support costs.
 - (6) A prediction of any effects the proposed change would have on collateral costs to the agency.
- (7) A statement of the time by which a contract modification accepting the VECP must be issued in order to achieve the maximum cost reduction, noting any effect on the contract completion time or delivery schedule.
- (8) Identification of any previous submissions of the VECP, including the dates submitted, the agencies and contract numbers involved, and previous Government actions, if known.
- (d) Submission. The Contractor shall submit VECP's to the Contracting Officer, unless this contract states otherwise. If this contract is administered by other than the contracting office, the Contractor shall submit a copy of the VECP simultaneously to the Contracting Officer and to the Administrative Contracting Officer.
- (e) Government action. (1) The Contracting Officer shall notify the Contractor of the status of the VECP within 45 calendar days after the contracting office receives it. If additional time is required, the Contracting Officer shall notify the Contractor within the 45-day period and provide the reason for the delay and the expected date of the decision. The Government will process VECP's expeditiously; however, it shall not be liable for any delay in acting upon a VECP.
- (2) If the VECP is not accepted, the Contracting Officer shall notify the Contractor in writing, explaining the reasons for rejection. The Contractor may withdraw any VECP, in whole or in part, at any time before it is accepted by the Government. The Contracting Officer may require that the Contractor provide written notification before undertaking significant expenditures for VECP effort.
- (3) Any VECP may be accepted, in whole or in part, by the Contracting Officer's award of a modification to this contract citing this clause and made either before or within a reasonable time after contract performance is completed. Until such a contract modification applies a VECP to this contract, the Contractor shall perform in accordance with the existing contract. The Contracting Officer's decision to accept or reject all or part of any VECP and the decision as to which of the sharing rates applies shall be final and not subject to the Disputes clause or otherwise subject to litigation under the Contract Disputes Act of 1978 (41 U.S.C. 601-613).
- (f) Sharing rates. If a VECP is accepted, the Contractor shall share in net acquisition savings according to the percentages shown in the table below. The percentage paid the Contractor depends upon (1) this contract's type (fixed-price, incentive, or cost-reimbursement), (2) the sharing arrangement specified in paragraph (a) above (incentive, program requirement, or a combination as delineated in the Schedule), and (3) the source of the savings (the instant contract, or concurrent and future contracts), as follows:

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 34 of 52

Name of Offeror or Contractor:

Sharing Arrangement

	Incentive (voluntary)		Program (requirement) (mandatory)	
	Instant contract	Concurrent and future	Instant contract	Concurrent and future
Contract Type	rate	contract	rate	contract
		rate		rate
Fixed-price (other than incentive)	***	***	25	25
Incentive (fixed-price or cost)	*	***	*	25
Cost-reimbursement (other than incentive)**	***	***	15	15

- * Same sharing arrangement as the contract's profit or fee adjustment formula.
- ** Includes cost-plus-award-fee contracts.
- *** A rate between 50 and 75 percent set by the Contracting Officer for each VECP. This decision is final and shall not be subject to the Disputes clause or otherwise subject to litigation under 41 U.S.C. 601-613.
- **** A rate between 25 and 50 percent set by the Contracting Officer for each VECP. This decision is final and shall not be subject to the Disputes clause or otherwise subject to litigation under 41 U.S.C. 601-603.
- (g) Calculating net acquisition savings. (1) Acquisition savings are realized when (i) the cost or price is reduced on the instant contract, (ii) reductions are negotiated in concurrent contracts, (iii) future contracts are awarded, or (iv) agreement is reached on a lump-sum payment for future contract savings (see subparagraph (i)(4) below). Net acquisition savings are first realized, and the Contractor shall be paid a share, when Government costs and any negative instant contract savings have been fully offset against acquisition savings.
- (2) Except in incentive contracts, Government costs and any price or cost increases resulting from negative instant contract savings shall be offset against acquisition savings each time such savings are realized until they are fully offset. Then, the Contractor's share is calculated by multiplying net acquisition savings by the appropriate Contractor's percentage sharing rate (see paragraph (f) above). Additional Contractor shares of net acquisition savings shall be paid to the Contractor at the time realized.
- (3) If this is an incentive contract, recovery of Government costs on the instant contract shall be deferred and offset against concurrent and future contract savings. The Contractor shall share through the contract incentive structure in savings on the instant contract items affected. Any negative instant contract savings shall be added to the target cost or to the target price and ceiling price, and the amount shall, be offset against concurrent and future contract savings.
- (4) If the Government does not receive and accept all items on which it paid the Contractor's share, the Contractor shall reimburse the Government for the proportionate share of these payments.
- (h) Contract adjustment. The modification accepting the VECP (or a subsequent modification issued as soon as possible after any negotiations are completed) shall--
- (1) Reduce the contract price or estimated cost by the amount of instant contract savings, unless this is an incentive contract;
- (2) When the amount of instant contract savings is negative, increase the contract price, target price and ceiling price, target cost, or estimated cost by that amount;
 - (3) Specify the Contractor's dollar share per unit on future contracts, or provide the lump-sum payment;
- (4) Specify the amount of any Government costs or negative instant contract savings to be offset in determining net acquisition savings realized from concurrent or future contract savings; and
- (5) Provide the Contractor's share of any net acquisition savings under the instant contract in accordance with the following:
 - (i) Fixed-price contracts--add to contract price.
 - (ii) Cost-reimbursement contracts--add to contract fee.
- (i) Concurrent and future contract savings. (1) Payments of the Contractor's share of concurrent and future contract savings shall be made by a modification to the instant contract in accordance with subparagraph (h)(5) above. For incentive contracts, shares shall be added as a separate firm-fixed-price line item on the instant contract. The Contractor shall maintain records

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 35 **of** 52

Name of Offeror or Contractor:

adequate to identify the first delivered unit for 3 years after final payment under this contract.

- (2) The Contracting Officer shall calculate the Contractor's share of concurrent contract savings by (i) subtracting from the reduction in price negotiated on the concurrent contract any Government costs or negative instant contract savings not yet offset and (ii) multiplying the result by the Contractor's sharing rate.
- (3) The Contracting Officer shall calculate the Contractor's share of future contract savings by (i) multiplying the future unit cost reduction by the number of future contract units scheduled for delivery during the sharing period, (ii) subtracting any Government costs or negative instant contract savings not yet offset, and (iii) multiplying the result by the Contractor's sharing rate.
- (4) When the Government wishes and the Contractor agrees, the Contractor's share of future contract savings may be paid in a single lump sum rather than in a series of payments over time as future contracts are awarded. Under this alternate procedure, the future contract savings may be calculated when the VECP is accepted, on the basis of the Contracting Officer's forecast of the number of units that will be delivered during the sharing period. The Contractor's share shall be included in a modification to this contract (see subparagraph (h)(3) above) and shall not be subject to subsequent adjustment.
- (5) Alternate no-cost settlement method. When, in accordance with subsection 48.104-3 of the Federal Acquisition Regulation, the Government and the Contractor mutually agree to use the no-cost settlement method, the following applies:
 - (i) The Contractor will keep all the savings on the instant contract and on its concurrent contracts only.
- (ii) The Government will keep all the savings resulting from concurrent contracts placed on other sources, savings from all future contracts, and all collateral savings.
- (j) Collateral savings. If a VECP is accepted, the instant contract amount shall be increased, as specified in subparagraph (h)(5) above, by between 20 and 100 percent, as determined by the Contracting Officer, of any projected collateral savings determined to be realized in a typical year of use after subtracting any Government costs not previously offset. However, the Contractor's share of collateral savings shall not exceed (1) the contract's firm-fixed-price, target price, target cost, or estimated cost, at the time the VECP is accepted, or (2) \$100,000, whichever is greater. The Contracting Officer shall be the sole determiner of the amount of collateral savings, and that amount shall not be subject to the Disputes clause or otherwise subject to litigation under 41 U.S.C. 601-613.
- (k) Relationship to other incentives. Only those benefits of an accepted VECP not rewardable under performance, design-to-cost (production unit cost, operating and support costs, reliability and maintainability), or similar incentives shall be rewarded under this clause. However, the targets of such incentives affected by the VECP shall not be adjusted because of VECP acceptance. If this contract specifies targets but provides no incentive to surpass them, the value engineering sharing shall apply only to the amount of achievement better than target.
- (1) Subcontracts. The Contractor shall include an appropriate value engineering clause in any subcontract of \$100,000 or more and may include one in subcontracts of lesser value. In calculating any adjustment in this contract's price for instant contract savings (or negative instant contract savings), the Contractor's allowable development and implementation cost shall include any subcontractor's allowable development and implementation costs, and any value engineering incentive payments to a subcontractor, clearly resulting from a VECP accepted by the Government under this contract. The Contractor may choose any arrangement for subcontractor value engineering incentive payments; provided, that the payments shall not reduce the Government's share of concurrent or future contract savings or collateral savings.
- (m) Data. The Contractor may restrict the Government's right to use any part of a VECP or the supporting data by marking the following legend on the affected parts:
- ''These data, furnished under the Value Engineering clause of contract _______, shall not be disclosed outside the Government or duplicated, used, or disclosed, in whole or in part, for any purpose other than to evaluate a value engineering change proposal submitted under the clause. This restriction does not limit the Government's right to use information contained in these data if it has been obtained or is otherwise available from the Contractor or from another source without limitations.''

If a VECP is accepted, the Contractor hereby grants the Government unlimited rights in the VECP and supporting data, except that, with respect to data qualifying and submitted as limited rights technical data, the Government shall have the rights specified in the contract modification implementing the VECP and shall appropriately mark the data. (The terms 'unlimited rights' and 'limited rights' are defined in Part 27 of the Federal Acquisition Regulation.)

(End of clause)

CONTINUATION SHEET	Reference No. of Document B	Page 36 of 52
	PIIN/SIIN DAAE20-99-R-0102	MOD/AMD

Name of Offeror or Contractor:

I-74 52.252-6 AUTHORIZED DEVIATIONS IN CLAUSES APR/1984

(a) The use in this solicitation or contract of any Federal Acquisition Regulation (48 CFR Chapter 1) clause with an authorized deviation is indicated by the addition of ''(DEVIATION)'' after the date of the clause.

(b) The use in this solicitation or contract of any DOD FAR SUPPLEMENT (48 CFR Chapter 2) clause with an authorized deviation is indicated by the addition of ''(DEVIATION)'' after the name of the regulation.

(End of clause)

(IF7016)

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Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 37 of 52

Name of Offeror or Contractor:

SECTION J - LIST OF ATTACHMENTS

List of			Number	
Addenda	Title		of Pages	Transmitted By
Attachment 001	SECTION B - PRICING SECTION		005	ELECTRONIC
				IMAGE
Attachment 002	CD ROM		1DK	MAIL
Attachment 003	SECTION C - CLIN 0001	13-APR-94	018	MAIL
Attachment 004	SECTION C - CLIN 0002	10-FEB-97	015	MAIL
Attachment 005	SECTION C - CLIN 0003	10-FEB-97	010	MAIL
Attachment 006	SECTION C - CLIN 0004	12-FEB-93	014	MAIL
Attachment 007	SECTION C - CLIN 0005	29-AUG-91	002	MAIL
Attachment 008	EXPORT CONTROL WARNING		001	ELECTRONIC
				IMAGE
Attachment 009	DOCUMENT SUMMARY LIST		003	ELECTRONIC
				IMAGE
Attachment 010	LIST OF ADDRESSES		001	ELECTRONIC
				IMAGE
Attachment 011	ADDRESS CODE DISTRIBUTION		001	ELECTRONIC
				IMAGE
Attachment 012	RESERVED			
Attachment 013	RESERVED			
Attachment 014	RESERVED			
Exhibit A	CONTRACT DATA REQUIREMENTS LIST DD FORM 1423	14-DEC-98	003	ELECTRONIC
				IMAGE

The following documents are hereby attached by reference and form a part of this acquisition. These documents are available in electronic format on the internet at http://aais.ria.army.mil/aais/SOLINFO/index.htm. Vendors should ensure that they have the correct revisions in their possession prior to submitting a bid proposal/quote.

List of <u>Addenda</u>	<u>Title</u>	<u>Date</u>	Number of Pages
Attachment 1A	Instruction for Completed DD Form 1423	JUN 90	1 Pg
Attachment 2A	IOC Form 715-3	FEB 96	2 Pgs
Attachment 3A	AMCCOM Form 71-R	010CT88	2 Pgs
Attachment 4A	Guidance on Document of Contractor Data Requirements List (CDRL)		2 Pgs
Attachment 5A	Disclosure of Lobbying Activities (SF-LLL)		3 Pgs

(End of Clause)

(JS7001)

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 38 of 52

Name of Offeror or Contractor:

SECTION K - REPRESENTATIONS, CERTIFICATIONS, AND OTHER STATEMENTS OF OFFERORS

This document incorporates one or more provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a provision may be accessed electronically at these addresses:

http://www.arnet.gov/far/ or www.acq.osd.mil/dp/dars

If the provision requires additional or unique information, then that information is provided immediately after the provision

(KA7001)

	Regulatory Cite	Title	Date
K-1	52.203-11	CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN	APR/1991
		FEDERAL TRANSACTIONS	
K-2	52.204-6	DATA UNIVERSAL NUMBERING SYSTEM (DUNS) NUMBER	APR/1998
K-3	252.209-7001	DISCLOSURE OF OWNERSHIP OR CONTROL BY THE GOVERNMENT OF A TERRORIST	MAR/1998
	DFARS	COUNTRY	
K-4	252.209-7004	SUBCONTRACTING WITH FIRMS THAT ARE OWNED OR CONTROLLED BY THE	MAR/1998
	DFARS	GOVERNMENT OF A TERRORIST COUNTRY	
K-5	52.219-1	SMALL BUSINESS PROGRAM REPRESENTATIONS, ALTERNATE I & II	MAY/1999

- (a)(1) The standard industrial classification (SIC) code for this acquisition is 3564.
- (2) The small business size standard is 500.
- (3) The small business size standard for a concern which submits an offer in its own name, other than on a construction or service contract, but which proposes to furnish a product which it did not itself manufacture, is 500 employees.
- (b) Representations. (1) The offeror represents as part of its offer that it____is,____is not a small business concern.
- (2) (Complete only if offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents as part of its offer that it____is,____is not a small disadvantaged business concern as defined in 13 CFR
- (3) (Complete only if offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents as part of its offer that it_____is,____is not a women-owned small business concern.
- (4) (Complete if offeror represented itself as disadvantaged in paragraph (b)(2) of this provision). [The offeror shall check the category in which its ownership falls]:

Black American.

Hispanic American.

Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians).

Asian-Pacific American) persons with origins from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of the Pacific Islands, (Republic of Palau, Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kirbati, Tuvalu, or Naura).

_____ Subcontinent Asian (Asian-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal).

_____ Individual/concern, other than one of the preceding.

(c) Definitions. "Small business concern," as used in this provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and the size standard in paragraph (a) of this provision.

	Reference No. of Document Being Continued
CONTINUATION SHEET	· ·

PIIN/SIIN DAAE20-99-R-0102

Page 39 of 52

MOD/AMD

Name of Offeror or Contractor:

(1) Which is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and

(2) Whose management and daily business operations are controlled by one or more women.

- (d) Notice. (1) If this solicitation is for supplies and has been set aside, in whole or in part, for small business concerns, then the clause in this solicitation providing notice of the set-aside contains restrictions on the source of the end items to be furnished.
- (2) Under 15 U.S.C. 645(d), any person who misrepresents a firm's status as a small or small disadvantaged business concern in order to obtain a contract to be awarded under the preference programs established pursuant to sections 8(a), 8(d), 9, or 15 of the Small Business Act or any other provision of Federal law that specifically references section 8(d) for a definition of program eligibility, shall--
 - (i) Be punished by imposition of fine, imprisonment, or both;
 - (ii) Be subject to administrative remedies, including suspension and debarment; and
 - (iii) Be ineligible for participation in programs conducted under the authority of the Act.
- (5) [Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.] The offeror represents as part of its offer that -

(i) it ___is ___is not

a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material change in ownership and control, principal place of ownership, or HUBZone employee percentage has occurred since it was certified by the Small Business Administration in accordance with 13 CFR part 126; and

(ii) it
___is
__is not

a joint venture that complies with the requirements of 13 CFR part 126, and the representations in paragraph (b)(5)(i) of this provision is accurate for the HUBZone small business concern, or concerns that are participating in the joint venture. [The offeror shall enter the name or name of the HUBZone small business concern or concerns that are participating in the joint venture.

________.] Each HUBZone small business concern participating in the joint venture shall submit a separate signed copy of the HUBZone representation.

(End of provision)

(KF6009)

52.203-2

CERTIFICATE OF INDEPENDENT PRICE DETERMINATION

APR/1985

- (a) The offeror certifies that-
 - (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or competitor relating to (i) those prices, (ii) the intention to submit an offer, or (iii) the methods or factors used to calculate the prices offered;
 - (2) The prices in this offer have not been and will not knowingly be disclosed by the offeror, directly or indirectly, to any other offeror or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and
- (3) No attempt has been made or will be made by the offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.
- (b) Each signature on the offer is considered to be a certification by the signatory that the signatory-
 - (1) Is the person in the offeror's organization responsible for determining the prices being offered in this bid or

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 40 **of** 52

Name of Offeror or Contractor:

proposal, and that the signatory has not participated and will not participate in any action contrary to subparagraph (a)(1) through (a)(3) above; or

- (2) (i) Has been authorized, in writing, to act as agent for the following principals in certifying those principals have not participated, and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above_____ (insert full name of person(s) in the offeror's organization responsible for determining the prices offered in this bid or proposal, and the title of his or her position in the offeror's organization);
 - (ii) As an authorized agent, does certify that the principals named in subdivision (b)(2)(i) above have not participated, and will not participate, in any action contrary to subparagraph (a)(1) through (a)(3) above; and
- (iii) As an agent, has not personally participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above.
- (c) If the offeror deletes or modifies subparagraph (a)(2) above, the offeror must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

(End of Provision)

(KF7005)

TAXPAYER IDENTIFICATION

K-7 52.204-3

OCT/1998

(a) Definitions.

() Other. ___

"Common parent", as used in this solicitation provision, means that corporate entity that owns or controls an affiliated group of corporations that files its Federal income tax returns on a consolidated basis, and of which the offeror is a member.

"Taxpayer Identification Number (TIN)", as used in this solicitation provision, means the number required by the Internal Revenue Service (IRS) to be used by the offeror in reporting income tax and other returns. The TIN may be either a Social Security Number or an Employer Identification Number.

- (b) All Offerors are required to submit the information required in paragraphs (d) through (f) of this solicitation provision to comply with debt collection requirements of 31 U.S.C 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A and 6050M and implementing regulations issued by the IRS. If the resulting contract is subject to the payment reporting requirements described in Federal Acquisition Regulation (FAR)4.904, the failure or refusal by the offeror to furnish the information may result in a 31 percent reduction of payments otherwise due under the contract.
- (c) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(d) Taxpayer Identification Number (TIN).
() TIN:
() TIN has been applied for.
() TIN is not required because:
() Offeror is a nonresident alien, foreign corporation or foreign partnership that does not have income effectively
onnecte	ed with the conduct of a trade or business in the United States and does not have an office or place of business or a
iscal p	paying agent in the United States;
() Offeror is an agency or instrumentality of a foreign government;
() Offeror is an agency or instrumentality of the Federal Government.
(e) Type of organization.
() Sole proprietorship;
() Partnership;
() Corporate entity (not tax-exempt);
() Government entity (Federal, State, or local);
() Foreign government;
() International organization per 26 CFR 1.6049-4;

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102 MOD/

MOD/AMD

Page 41 of 52

Name of Offeror or Contractor:	

(f) C	Common Parent			_	
() (Offeror is not owned	d or controlled by	a common parent as defi	ined in paragraph (a) of this	provision.
NAME:	Name and TIN of comm				
1111.					
		(En	d of provision)		
(KF7044)					
K-8	52.207-4	ECONOMIC PURCH	ASE QUANTITY - SUPPLIES	3	AUG/1987
			whether the quantity(ically advantageous to t	ies) of supplies on which bid che Government.	s, proposals or quotes are
an economi items. An	ic purchase quantity economic purchase c	7. If different qua quantity is that qu	ntities are recommended	l, a total and a unit price m ificant price break occurs. I	geous is invited to recommend ust be quoted for applicable f there are significant price
		OF	FEROR RECOMMENDATIONS		
	<u>ITEM</u>		QUANTITY	PRICE <u>QUOTATION</u>	TOTAL
to assist right to a	the Government in damend or cancel the	developing a data b solicitation and r	ase for future acquisit	tions of these items. However to any individual item in the	disadvantageous quantities and , the Government reserves the event quotations received and
		(End of Provision)		
(KF7003)					
K-9	52.209-5		REGARDING DEBARMENT, SU	JSPENSION, PROPOSED DEBARMENT	, MAR/1996
(a)(1	l) The Offeror certi	fies, to the best	of its knowledge and be	elief, that-	
	(i) The Offero	or and/or any of it	s Principals-		
	(A) Are (
	200 0	not ()			

presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 42 of 52

Name of Offeror or Contractor:

(B)	Have	()		
	have	not	() .

within a 3-year period preceding thisoffer, been convicted of or had a civil judgement rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasions, or receiving stolen property; and

```
(C) Are ( ) are not ( )
```

presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in subdivison (a)(1)(i)(B) of this provision.

```
(ii) The Offeror has ( )
    has not ( ),
```

within a 3-year period preceding this offer, had one or more contracts terminated for default by any Federal agency.

- (2) "Principals," for the purposes of this certification, means officers; directors; owners; partners; and, persons having primary management or supervisory responsibilities within a business entity (e.g., general manager, plant manager, head of a subsidiary, division, or business segment, and similar positions).
- certification concerns a matter within the jurisdiction of an agency of the United States and the making of a false, fictitious or fraudulent certification may render the subject to prosecution under section 1001 title 18 United States Code.
- (b) The Offeror shall provide immediate written notice to the Contracting Officer if, at any time prior to contract award, the Offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (c) A certification that any of the items in paragraph (a) ofthis provision exists will not necessarily result in withholding of an award under this solicitation. However, the certification will be considered in connection with a determination of the Offeror's responsibility. Failure of the Offeror to furnish a certification or provide such additional information as requested by the Contracting Officer may render the Offeror nonresponsible.
- (d) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by paragraph (a) of this provision. The knowledge and information of an Offeror is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (e) The certification in paragraph (a) of this provison is a material representation of fact upon which reliance was placed when making award. If it is later determined that the Offeror knowingly rendered an erroneous certification, in addition to other remedies available to the Government, the Contracting Officer may terminate the contract resulting from this solicitation for default.

(End of Provision)

(KF7033)

K-10 52.215-6 PLACE OF PERFORMANCE

OCT/1997

- (a) The offeror or respondent, in the performance of any contract resulting from this solicitation,
 - ()intends,
 ()does not intend
 (check applicable block)

to use one or more plants or facilities located at a different address from the address of the offeror or respondent as indicated in this proposal or response to request for information.

(b) If the offeror or respondent checks ''intends'' in paragraph (a) of this provision, it shall insert in the spaces provided below the required information:

NAME AND ADDRESS OF OWNER
PLACE OF PERFORMANCE (STREET
ADDRESS, CITY, COUNTY, STATE,
ZIP CODE)

AND OPERATOR OF THE PLANT OR FACILITY IF OTHER THAN OFFEROR OR RESPONDENT

CONTINUATION SHEET	Reference No. of Document Bei	ng Continued	Page 43 of 52
CONTINUATION SHEET	PIIN/SIIN DAAE20-99-R-0102	MOD/AMD	
Name of Offeror or Contractor:			'
_			
	(End of provision) (KF7023)		
	(KF/025)		
Z-11 52.222-22 PREVIOUS	CONTRACTS AND COMPLIANCE REPORTS		FEB/1999
32.222 22 FREVIOUS	CONTRACTS AND COMPETANCE REPORTS		FED/ 1999
The offeror represents that -			
a) It () has, () has not participate	ed in a previous contract or subcontract	subject to the Equal	Opportunity clause of this
solicitation;			
b) It () has, () has not, filed all	required compliance reports; and		
c) Representations indicating submission	of required compliance reports, signed	by subcontractors, w	ill be obtained before
	(End of Provision)		
KF7057)			
r 10	THE AGETON COMPLETINGE		3DD /1004
C-12 52.222-25 AFFIRMATI	IVE ACTION COMPLIANCE		APR/1984
The offeror represents that (a) it			
) has developed and has on file,) has not developed and does not have o	on file,		
at each establishment, affirmative action	programs required by the rules and regul	lations of the Secreta	ary of Labor (41 CFR 60-1
and 60-2), or (b) it begin to the interpolation in the interpolation in the interpolation of the interpolation in	ject to the written affirmative action p	rograms requirement of	f the rules and regulations
of the Secretary of Labor.			
	(End of Provision)		
KF7020)			
C-13 52.223-1 CLEAN AIR	R AND WATER CERTIFICATION		APR/1984
The Offeror certifies that -			
(a) Any facility to be used in the pe.s (),	erformance of this proposed contract		
s not ()			
isted on the Environmental Protection Age	ency (EPA) List of Violating Facilities;		

(b) The Offeror will immediately notify the Contracting Officer, before award, of the receipt of any communication from the Administrator, or a designee, of the EPA, indicating that any facility that the Offeror proposes to use for the performance of the contract is under consideration to be listed on the EPA List of Violating Facilities; and

CONTINUATION CHEET	Reference No. of Document Being Continued		Page 44 of 52	
CONTINUATION SHEET	PIIN/SIIN DAAE20-99-R-0102	MOD/AMD		
Name of Offeror or Contractor:				
(c) The Offeror will include a certif every nonexempt subcontract.	cation substantially the same as this	certification, including	this paragraph (c), in	

(KF7021)

K-14 252.209-7003

COMPLIANCE WITH VETERAN'S EMPLOYMENT REPORTING REQUIREMENTS

MAR/1998

DFARS

By submission of its offer, the Offeror represents that, if it is subject to the reporting requirements of 38 U.S.C. 4212(d) (i.e., the VETS-100 report required by Federal Acquisition Regulation clause 52.222-37, Employment Reports on Disabled Veterans and Veterans of the Vietnam Era), it has submitted the most recent report required by 38 U.S.C. 4212(d).

(End of provision)

(End of Provision)

(KA7513)

K-15 252.247-7022

REPRESENTATION OF EXTENT OF TRANSPORTATION BY SEA

AUG/1992

DFARS

(a) The Offeror shall indicate by checking the appropriate blank in paragraph (b) of this provision whether transportation of supplies by sea is anticipated under the resultant contract. The term ''supplies'' is defined in the Transportation of Supplies by Sea clause of this solicitation.

(b) Representation.

The Offeror represents that it--

_____ Does anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

_____Does not anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

(c) Any contract resulting from this solicitation will include the Transportation of Supplies by Sea clause. If the Offeror represents that it will not use ocean transportation, the resulting contract will also include the Defense Far Supplement clause at 252.247-7024, Notification of Transportation of Supplies by Sea.

(End of provision)

(KA7500)

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 45 of 52

Name of Offeror or Contractor:

SECTION L - INSTRUCTIONS, CONDITIONS, AND NOTICES TO OFFERORS

This document incorporates one or more provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a provision may be accessed electronically at these addresses:

http://www.arnet.gov/far/ or www.acq.osd.mil/dp/dars

If the provision requires additional or unique information, then that information is provided immediately after the provision title.

(LA7001)

	Regulatory Cite	Title	Date
L-1	52.211-2	AVAILABILITY OF SPECIFICATIONS LISTED IN THE DOD INDEX OF	JUN/1998
		SPECIFICATIONS AND STANDARDS (DODISS) AND DESCRIPTIONS LISTED IN THE	
		ACQUISITION MANAGEMENT SYSTEMS AND DATA REQUIREMENTS CONTROL LIST,	
		DOD 5010.12-L	
L-2	52.215-1	INSTRUCTIONS TO OFFERORS - COMPETITIVE ACQUISITION	OCT/1997
L-3	52.215-1	INSTRUCTIONS TO OFFERORS - COMPETITIVE ACQUISITION, ALTERNATE II	OCT/1997
L-4	52.232-13	NOTICE OF PROGRESS PAYMENTS	APR/1984
T5	52 211-14	NOTICE OF PRIORITY RATING FOR NATIONAL DEFENSE USE	SED/1990

Any contract awarded as a result of this solicitation will be a DO-A5 rated order certified for national defense use under the Defense Priorities and Allocations System (DPAS)(15 CFR 700), and the Contractor will be required to follow all of the requirements of this regulation.

(LF6014)

L-6 52.216-1 TYPE OF CONTRACT

APR/1984

The Government contemplates award of ONE OR MORE FIRM FIXED PRICE REQUIREMENT Contracts resulting from this solicitation.

L-7 52.233-2 SERVICE OF PROTEST

OCT/1995

- (a) Protests, as defined in section 33.101 of the Federal Acquisition Regulation, that are filed directly with an agency, and copies of any protests that are filed with the General Accounting Office (GAO) or the General Services Administration Board of Contract Appeals (GSBCA), shall be served on the Contracting Officer (addressed as follows) by obtaining written and dated acknowledgment of receipt from Contracting Officer, ACALA, AMSTA-AC-PCH-B, Rock Island, IL 61299-7630. A protest to be filed with HQ, AMC, in accordance with the clause in Section A entitled HQ, AMC-Level Protest Program, shall be addressed to: HQ, Army Materiel Command, Office of Command Counsel, ATTN: AMCCC-PL, 5001 Eisenhower Avenue, Alexandria, VA 22333-0001. (Facsimile number (703) 617-5680/617-4999.)
- (b) The copy of any protest shall be received in the office designated above on the same day a protest is filed with the GSBCA or within one day of filing a protest with the GAO.
 - (c) In this procurement, you may not protest to the GSBCA because of the nature of the supplies or services being procured.

End of Clause

(LF6254)

L-8 52.252-5 AUTHORIZED DEVIATIONS IN PROVISIONS

APR/1984

(a) The use in this solicitation of any Federal Acquisition Regulation (48 CFR Chapter 1) provision with an authorized

CONTINUATION	SHEET
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Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 46 of 52

Name of Offeror or Contractor:

deviation is indicated by the addition of "(DEVIATION)" after the date of the clause.

(b) The use in this solicitation of any DOD FAR SUPPLEMENT (48 CFR Chapter 2) provision with an authorized deviation is indicated by the addition of ''(DEVIATION)'' after the name of the regulation.

(End of Provision)

(LF7015)

L-9 9.306(c) FAR WAIVER OF FIRST ARTICLE APPROVAL

THIS PROCUREMENT IS SUBJECT TO FIRST ARTICLE APPROVAL TESTS. OFFERS ARE INVITED ON THE BASIS OF 'WITH FIRST ARTICLE' AND 'WITHOUT FIRST ARTICLE APPROVAL.' THE FACT THAT AN OFFEROR HAS PREVIOUSLY FURNISHED THE ITEM DOES NOT NECESSARILY MEAN THE FIRST ARTICLE WILL BE WAIVED. ANY WAIVER OF FIRST ARTICLE IS SUBJECT TO A RENEWED REQUIREMENT WHEN ANY OF THE CONDITIONS DESCRIBED IN SECTION E PARAGRAPH ENTITLED 'INSTRUCTION REGARDING SUBMISSION OF FIRST ARTICLE' OCCURS.

The Government reserves the right to waive the requirements for first article approval testing where supplies identical or similar to those called for in the schedule have been previously furnished by the offeror and have been accepted by the Government. To permit proper evaluation in such cases, offerors, who are eligible to have first article approval tests waived, and have so offered, are hereby requested to submit prices on all requirements set forth in Section B so that they will not be precluded from consideration for award in the event that the Government determines that an award requiring first article approval is in the best interests of the Government. If such determination is made, award will be made with First Article Approval.

Award will be made to that responsible offeror whose offer conforming to the Solicitation, will be most advantageous to the Government, price and other factors considered.

Offers submitted Without First Article Approval, must state the contract number, if any, underwhich identical or similar supplies were previously accepted by the Government. (However, see Notice above.) In the event that an offeror cannot furnish the required information, his offer Without First Article Approval will (may, in negotiated procurements) not be considered for award.

IDENTICAL	OR	SIMILAR	ITEMS	FURNISHED	ON:
Contract N	los.				
DATES					
(LF7009)					

L-10 52.215-4510 ELECTRONIC BIDS/OFFERS ACALA

APR/1999

1. Bidders/Offerors are required to submit their bids/offers for this solicitation via electronic response on the TACOM-ACALA Business Opportunities, open Solicitations web page, or via facsimile (datafax) to 309/782-2047. You MUST utilize the clickable icon located in the "Submit Bid/Offer" column associated with this solicitation number on the web page from which you accessed this solicitation to submit your bid or offer. You may use your "back button" on your toolbar to return to the Open Solicitations page, or you may use the URL:

http://www-acala.ria.army.mil/ACALA/AAIS/padds_web/index.html

- 2. These responses must arrive in their entirety by the time specified in the solicitation. Bidders/Offerors bear the responsibility of timely transmission of their bids/offers to ensure the availability of an open transmission line and to take into consideration the length of time required to complete the required upload transaction prior to the time established in the solicitation.
- 3. Upon opening the "Submit Bid/Offer" web page, the bidder/offeror will be prompted to fill in a brief form, listing information including company name, CAGE code, and point of contact email address and phone number. Following successful completion of the form, you will be prompted to an ftp upload web page, where you will:
 - a. attach all electronic files representing the complete content of your bid/offer and all attachments, or
 - b. submit your bid/offer and all attachments, $\underline{\text{or}}$
 - c. submit your bid/offer through a combination of attached electronic files and teletyped/database

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 47 of 52

Name of Offeror or Contractor:

documentation.

- 4. Bids/Offers and all supporting documentation submitted as electronic attachments shall be provided either:
- a. in an electronic file format for which the Government has available software (i.e. exhibiting any of the following file extensions: doc, rtf, ppt, dot, txt, asc, ans, wps, htm, html, htx, xls, xlt, prn, csv, xlw, wk4, wk3, wk1, wks, wq1, dbf, dif, slk, xla, wmf, pot, pps, ppa, png, gif, jpg, exe, bmp, avi, mov, pdf) or
- b. in any other electronic format, not listed above, as long as an electronic "viewer" is provided simultaneously with which the Government may open and process the electronic file.
- 5. Although the bids/offers submitted in accordance with the instructions herein and on the TACOM-ACALA Business Opportunities, Open Solicitations web page will be transmitted to a stand-alone secure server, offerors may elect to utilize a commercial encryption program to encrypt their transmission. If an offeror elects to encrypt a bid/offer transmission, you must provide the electronic decryption key via a separate transmission from the "Submit Bid/Offer' icon. The key should be transmitted as soon as possible after the transmission of the bid/offer, but not later than the time established by the solicitation for receipt of bids/offers.
- 6. Bid/Offer attachments (a) using other than the above listed file extensions for which the Government has available software, and which do not include an electronic "viewer" for alternative electronic formats, or (b) which do not exhibit a file extension, or (c) which do not provide a decryption key for encrypted transmissions, shall be excluded from consideration.
- 7. The TACOM-ACALA secure server is equipped with multiple incoming lines to accommodate connection with multiple offerors at once and to minimize the possibilities of connection failure. The upload function is programmed to transmit an End of File (EOF) message back to the offeror at the conclusion of the upload, stating "Transmission successfully completed. Your Bid/Offer has been received." If you fail to receive this EOF message or if you receive a different system message (such as "Transmission timed-out. Please Try Again.") please reconnect and initiate the process again from the "Submit Bid/Offer" button on the New Solicitations web page.
- 8. All bid/offer submissions, regardless of electronic format, shall refer to this solicitation and shall include the items or subitems, quantities, unit prices, time and place of delivery, all representations and other information required by this solicitation, and a statement of agreement with all the terms, conditions, and provisions of the invitation for bids/request for proposals.
- 9. Electronic bids that fail to furnish required representations or information, or that reject or revise any of the terms, conditions and provisions of the solicitation, shall be excluded from consideration.
 - 10. Written confirmation of electronic bids/offers is not required.
- 11. The term "electronic bids/offers" as used in this provision, does NOT include telegrams, mailgrams, or any other electronic format submission not specifically identified herein.
- 12. Bids/offers submitted in any format other than the electronic bid/offer formats described above shall be rejected as non-responsive/unacceptable.
- 13. Commercial product literature in support of technical proposals shall be provided in electronic format (in accordance with the format guidelines, above). If commercial product literature is unavailable in electronic format is too voluminous to include as a telefax/datafax submission, the offeror shall reference the commercial product literature in the bid/offer documentation, providing a brief description of the literature, and shall retain the commercial product literature unless and until requested by the Contracting Officer to provide in hard copy format.

(End of Provision)

(LS7011)

L-11 52.215-4511 ELECTRONIC AWARD NOTICE ACALA

APR/1999

- a. Any contract awarded as result of this solicitation will be posted to the Internet for downloading and paper copies will not be distributed. This is a material condition of the solicitation and by submission of a bid or proposal, the vendor agrees to accept an electronic award transmitted in the manner described above.
 - b. Notice of award to the awardee will be issued only via electronic mail. Venders who wish to be notified if they

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 48 **of** 52

Name of Offeror or Contractor:

receive an award as a result of this solicitation must provide their electronic mail address in the space provided below. If the vendor fails to provide an electronic mail address, then a separate notice of award will not be provided and it shall be the sole responsibility of the vendor to periodically check the Internet to determine if he/she has received an award. In this event, the vendor's failure to check the Internet and download a copy of the award in a timely manner shall not be an excuse for failure to perform or grounds for a delivery schedule extension.

c. Notice of award to unsuccessful offerors shall be issued only via the Commerce Business Daily, the Internet and electronic mail. Vendors who wish to receive an electronic mail notice if they are unsuccessful must provide an electronic mail address in the space provided below. If the vendor fails to provide an electronic mail address, then a separate notice will not be provided, and it shall be the sole responsibility of the vendor to periodically check the Commerce Business Daily and/or the internet to determine if an award has been made. In this event, the vendor's failure to check the Commerce Business Daily and/or the Internet to determine if an award has been made shall not constitute grounds for an extension of the ten (10) day protest period allow in regulation.

 Vendor's	Electronic	Mail	Address:

(LS7012)

L-12 52.246-4051 OFFEROR'S QUALITY ASSURANCE SYSTEM - ALTERNATE II

FEB/1997

(a) This solicitation will result in a contract that will require the contractor to use a quality-assurance system to ensure the quality of the contract items.

(End of provision)

- (b) To allow TACOM-ACALA to analyze your proposed quality system, especially if that system is not based on a national or international standard, you must identify your system as part of your response to this solicitation. Section E of this solicitation includes a clause that asks you to identify what quality-assurance system you will use if awarded a contract.
- (1) If you indicate in Section E of this solicitation that your quality system conforms to ISO 9001 or ISO 9002, or QS 9000, or ANSI/ASQ Q9001 or ANSI/ASQ Q9002 this is sufficient description: you need not further describe your quality system in your response to the solicitation.
- (2) If your quality system does not conform to any of the standards listed in (b)(1) immediately above, then in addition to identifying in Section E of this solicitation the name of the quality system you intend to use, you also must provide a description of your proposed system, in enough detail to let us assess its suitability for use in performing the resulting contract. This is of particular importance if your proposed system is unique, using quality control methods and techniques that your company has developed in-house.

(Note, however, that if the quality system you intend to use is one that conforms to MIL-Q-9858 or another comparable military specification or standard, you do not need to send us a copy of the standard: just identify in Section E of your offer which which standard you intend to use. Note further, that quality systems listed in Section E of this solicitation as unacceptable are NOT acceptable for this contract.)

- (3) If you provide a description of your quality system, make sure that your description covers how your system:
 - -achieves defect prevention, and
 - -provides process control, and
 - -ensures adequate quality controls throughout all areas of contract performance.

If some of the features of your system are described in other forms (brochures, for example, or articles), you may attach a copy of such items to your response to this solicitation. If your system is described in a textbook or publication that is available from a commercial or academic distributor, include a reference to the publication by author, title, copyright date, and publisher in your system description. You need not physically attach a copy of a textbook to your offer.

- (c) If you already described your quality system as an attachment to another TACOM-ACALA solicitation within the previous 90 days, you can either send us another copy, or simply identify the number of the previous solicitation.
- (d) If you do not provide us a description of your quality system, or if the description you send does not show all of the required features as stated in paragraph (b) above, your offer may be ineligible for contract award.

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 49 **of** 52

Name of Offeror or Contractor:

(LS7445)

PROPOSAL REQUIREMENTS: CONTENT AND FACTORS TO ADDRESS REGARDING SUBMITTAL OF UNIT PRICES, PAST PERFORMANCE, AND SMALL BUSINESS PARTICIPATION

SUBMITTAL OF UNIT PRICES

- (A) ATTACHMENT 001 IS THE PRICE EVALUATION SPREADSHEET.
- (B) Offerors are to fill in the blocks under the column "Unit Price".
- (C) Offerors who feel that they are eligible for waiver of First Article for Ordering Period 1 should provide With and Without First Article Unit Prices.
- (D) This solicitation requires that the offeror provide prices for varying quantity ranges for each ordering period. Should the offeror fail to provide prices for every range, the Government will evaluate the offer by using the lowest proposed price for the CLIN/Ordering Period.
- (E) Offerors who condition their proposal to specific ordering quantities or Ordering Periods may be rejected as nonresponsive.

2. PAST PERFORMANCE

- (A) The offeror shall detail and describe his quality and delivery performance on prior Government or commercial contracts during the last three years which are the same or similar to the effort required on this solicitation.
- (B) The offeror shall identify both prime contracts and major subcontracts for similar items as defined above.

Identify in specific detail for each contract listed, why or how you consider the effort relevant or similar to the effort required by this solicitation. This would include identifying a commercial customer and any additional information required to evaluate the offeror's commercial work.

- 1. Your (and your subcontractor's) CAGE & CEC (DUNNS) number.
- Government or commercial contracting activity, address and telephone number.
- Procuring Contracting Officer's (PCO) name and telephone number if Government contract.
- Government or commercial contract administration activity and the name and telephone number of the Administrative Contracting Officer (ACO) if Government contract.

5. Contract Number

- 6. Contract award date.
- 7. Contract type.
- 8. Final or projected final price/cost.
- 9. Original delivery schedule.
- 10. Final or projected final delivery schedules.
- 11. A narrative explanation on each previous contract listed describing the objective achieved and any schedule delays encountered. For any Government contracts which did not/do not meet original requirements with regard to either schedule, quality or technical performance, a brief explanation of reason(s) for such shortcomings and demonstrated corrective actions taken to avoid reoccurrence. The offeror shall also provide a copy of any cure notices or show causes letters received on each previous contract listed and description or any corrective action by the offeror or proposed subcontractor.
- 12. Offerors are requested to provide a listing of Corrective Action Reports (CAR), Request for Waivers (RFW) and Request for Deviations (RFD) against any contract (Commercial or

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 50 of 52

Name of Offeror or Contractor:

Government) during the last three years to include Contract number, a brief summary of the contents, current status of each, impact on performance and corrective actions to preclude recurrence.

- 13. The offeror shall also provide the above required information for any and all contracts it has had terminated for default in whole or in part, during the past 3 years, to include those currently in the process of such termination as well as those which are NOT similar to the proposed effort. The contractor shall list each time the delivery schedule was revised and provide an explanation of why the revision was necessary.
- 14. If the offeror intends to subcontract a major portion of the requirements of the solicitation, the offeror shall identify the proposed subcontractors and provide adequate information as to allow the Government to perform an evaluation of the subcontractors' capabilities and ability to perform the required tasks.
- 15. Offerors shall include in their proposal the written consent of their proposed subcontractors to allow the Government to discuss the subcontractor's past performance evaluation with the offeror during negotiation, if applicable.

NOTE: Offerors are reminded that both independent data and data provided by offerors in their proposals may be used to evaluate the offerors past performance. The Government also intends to evaluate the offerors performance on similar contracts to determine as stated by the solicitation, whether the offeror had a record of conforming to the specifications and to standards of good workmanship; had adhered to contract schedules, including the administrative aspects of performance; the offeror's reputation for reasonable and cooperative behavior and commitment to customer satisfaction; and, generally, the offeror's business-like concern for the interest of the interest of the customer. Since the Government may not necessarily interview all sources provided by the offerors it is incumbent upon the offeror to explain the relevance of data provided. The burden of providing thorough and complete past performance information remains with the offerors. Proposals that do not contain the information requested by this paragraph risk rejection by the Government.

*** END OF NARRATIVE L001 ***

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 51 of 52

Name of Offeror or Contractor:

SECTION M - EVALUATION FACTORS FOR AWARD

This document incorporates one or more provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a provision may be accessed electronically at these addresses:

http://www.arnet.gov/far/ or www.acq.osd.mil/dp/dars

If the provision requires additional or unique information, then that information is provided immediately after the provision title.

(MA7001)

	Regulatory Cite	Title	Date
M-1	52.216-27	SINGLE OR MULTIPLE AWARDS	OCT/1995
M-2	52.247-50	NO EVALUATION OF TRANSPORTATION COSTS	APR/1984
M-3	15.304 FAR	EVALUATION FACTORS FOR AWARD (BASIS FOR AWARD, FACTORS AND SUBFACTORS	DEC/1997
		TO BE EVALUATED, EVALUATION APPROACH)	

M-4 9.306(c) FAR FIRST ARTICLE APPROVAL

- a. Evaluation of bids or offers where first article test are waived for eligible bidders or offerors will be made by evaluating the Without First Article Unit Price.
 - b. Earlier delivery, if required in case of waiver of first article testing, shall not be a factor in evaluation for award.

(End of Provision)

(MF7007)

The following are the evaluation factors for award:

BASIS OF AWARD

Selection of an offeror for award will be based on an evaluation of two factors: (a) Price and (b) Past Performance and Small Business Utilization. Each factor is described separately below. Award will be made to that offeror whose proposal offers the best value to the Government. Past Performance and Small Business Utilization will be evaluated on a Go/No Go basis and award will be made to the responsible offeror who submits the lowest evaluated acceptable offer. Any proposal, which is unrealistically high or low in price, may be deemed indicative of a failure to comprehend the Government's requirements and may be rejected for such a reason. Offerors are urged to ensure that their proposals are submitted on the most favorable terms in order to reflect their best potential, since less than the optimal initial proposal could result in the exclusion of the offeror from further consideration.

1. PRICE

The total evaluated price for each CLIN will be calculated by summing the multiplication of each Order Quantity Unit Price by its respective Weight and the Minimum Order Quantity of the Range i.e. 1, 6, 11 and 26 for each Ordering Period. In the case of Ordering Period 1, either the WITH FIRST ARTICLE or the WITHOUT FIRST ARTICLE prices will be used, as appropriate

This solicitation requires that the offeror provide prices for varying quantity ranges for each Ordering Period. Should the offeror fail to provide prices for every range, the Government will evaluate the offer by using the LOWEST price for the Ordering Period.

- 2. PAST PERFORMANCE/SMALL BUSINESS PARTICIPATION
- a. The Government will assess the offeror on whether or not he will be able to meet the contract delivery schedule based on an assessment of previous performance. In evaluating the offeror's past performance history, the Government will look at delivery

Reference No. of Document Being Continued

PIIN/SIIN DAAE20-99-R-0102

MOD/AMD

Page 52 **of** 52

Name of Offeror or Contractor:

performance against previous contract delivery schedule, unless a delay was Government caused. The Government will also evaluate schedule extensions that were the offeror's fault, even if consideration was proposed, it will be counted against the offeror. The Government will also evaluate general trends in past performance, including demonstrated corrective actions. Quality will be evaluated and determined acceptable based on type of deficiency, waivers, or deviation, the criticality, and impact to performance.

b. The Government will evaluate the extent to which offerors identify, and commit to utilizing, SBs SDBs, WOSBs and HBCU/MIs in the performance of the contract. Such utilization may be as the prime contractor or a subcontractor, or as a member of a joint venture or teaming arrangement.

The evaluation will include the following:

- (a) the extent to which the proposal specifically identified SBs, SDBs, WOSBs and HBCU/MIs and the estimated dollar value of their participation, including the participation of the offeror, if it is a SB, SDB, WOSB or a SBCU/MI;
- (b) the complexity of the items/services to be furnished by SBs, SDBs, WOSBs and HBCU/MIs;
- (c) the extent of participation of such concerns in terms of the value of the total contract amount; and
- (d) an assessment of the risk, based upon past performance, of the offeror actually achieving the involvement of small business concerns as proposed. Such assessment will include an evaluation of performance over the past three calendar years in complying with the requirements of FAR 52.219-8, Utilization of Small Business and Small Disadvantaged Business Concerns.

*** END OF NARRATIVE M001 ***